

1888-044 Chancery Causes: Wood Marsh & Co] vs. John C. Olinger  
Lee Co. Weiller & Bro] vs. John C. Olinger  
D. G. Reese & wife vs. John C. Olinger &c  
Patrick Hagen vs. John C. Olinger

Folder 1 of 2

Gregg & Co] vs. John C. Olinger  
Campbell & Trigg] for &c vs. John C. Olinger &c  
E. T. Shultz & Co] vs. John C. Olinger

1 Plat

CA: Debit  
T: Property

Wood, Marsh, Allen, Henderson, Goodwin, Weiller, Gregg,  
Campbell, Trigg, Shultz, Sleeps, Scott, Heinmiller

-Deed



To the Hon. John A. Kelly, Judge of the Circuit  
Court of Lee County, Va.

Humbly complaining sheweth unto  
your Honor your Orators George W. Allen, Henry  
Henderson, Richard Wood and Samuel P. Goovin, Merchants  
and partners doing business under the  
firm name and style of "Wood, Marsh & Co."  
that on the day of 18<sup>th</sup> they obtained in the said  
Court a judgment against John C. Olinger, of the  
said County for \$449.92, with interest thereon, at  
five centum per annum, from the 7<sup>th</sup> day of  
July, 1877 till payment, and \$7.48 costs, on  
which said judgment a writ of fieri facias  
was duly issued from the Clerk's Office of  
the said Court, directed to the Sheriff of the  
said County, returnable to February Rules,  
1878, which was placed in the hands of  
James C. Scott D.S. for Thomas S. Ely S. C. C.  
to be executed, and was on the return  
day thereof returned by the said Deputy  
Sheriff, with the following return endorsed  
thereon, to-wit: "No property <sup>found</sup> for J. C. Scott  
D.S. for Thos S. Ely S. C. C.", a copy of which fi. fa.  
and the return thereon is filed herewith marked  
as "Exhibit A" which is prayed to be taken  
as a part of this Bill.

Now your Orators further state, that the said  
John C. Olinger is seized and possessed in  
fee simple of <sup>several</sup> ~~some~~ tracts of land lying in.



also an interest in and on two large farms in the County of Wise

Lee County, Va in Yorks Station  
Township. to wit: 130 acres on South  
side of Roanoke River, 50 acres - David  
Olinger tract, 32 acres David Olinger tract,  
3 1/2 acres - David Olinger tract, 71 acres  
and 30 acres on N. S. Cumberland or  
Stone Mountain, 19 acres on Thompsons lease  
4 acres on same, 10 1/2 on River  
Bridge, 10 on same, and 100  
on S. S of Stone Mountain; and that  
they are advised that their judgment (no  
part of which has ever been paid) is a lien,  
under the Statute law of Virginia, on the  
said real estate - that the rents and profits  
of the said real estate will not satisfy the said  
judgment in five years.

In tender consideration whereof, forasmuch  
as your orator is remediless in the premises  
save by the aid of a Court of Equity,  
where matters of this kind are alone and  
properly cognizable, your orator prays  
that the said John L. Olinger be made a  
party defendant to this bill, and required  
on his corporal oath to answer the  
same, according to the best of his  
knowledge and belief, as fully and  
particularly as if the statements of this  
bill were here again repeated, and



the said defendant thereto specially  
interrogated: that the said real estate, or  
so much thereof as may be necessary, be sold  
to satisfy your orators' judgment, and that  
your honor will grant unto your orators such  
further and general relief as may be consistent  
with equity and the case requires.

May Camille's writ of Habeas Corpus, and  
as in duty bound your orators will ever pray.

William A. Orr Jr. q.



6 5.38  
 15.00  
 5 5.0  
 \$ 20.85  
 Estimated 8.00  
 28.85

Cour. Orr. 20.00  
 Orr. Clk. \$ 48.85  
 12.34 July 1881  
 Clk. Orr. 2.80  
 Cour. Orr. 2.50  
 66.49  
 Cour. Orr. 6.00  
 72.49  
 Estimated

Wood, Marsh Theo.  
 vs } Orig. Bill.

John C. Olinger  
 1876, Mr. Bill. Filed. Sp. nat.  
 Exerts & Deacons  
 awarded.  
 " May, alias Sp. Exerts D. N.  
 " June, D. N. Contd & set for  
 hearing by Pliffs.  
 1878 Aug. Deacons & Count  
 " Nov. Contd.  
 1879 Mr. Deacons & Count.  
 " Nov. " " "  
 1880 Mar " " "  
 " Aug " " "  
 1881 Mr. Deacons & Count  
 " Aug " " "  
 1882 Mr. Contd 36. Aug. Deacons & Count  
 1883 Mr. Aug. & Deacons & Count  
 1884 Count this year  
 1885 Count this year.

Mr 18/82 bal. due  
 Orr. Cour. & Clk. \$ 23.64

2 - for 350. 10/1000 app.

19 - cr 233<sup>92</sup> 2/2 81  
 " " 175 1/28 81

20 cr 33.55 1/1 81

61 37 80  
 900  
 5337  
 3000  
 2337



To The Hon John A. Kelly Judge of the Circuit Court of Lee County Va.

Your order Chas Weiller and Alexander Miller Merchants and partners in trade under the firm name of Weiller & Bros humbly complaining represent that at the term 187 of this honorable court they obtained a Judgment against John C. Phleger for the sum of \$131.00 with legal interest on \$12<sup>95</sup> paid thereof from the 1<sup>st</sup> of Feb 1876 and interest on the residue from the 14<sup>th</sup> of June 1876 - and costs amounting to \$8.18, a transcript whereof will be filed with this bill marked A. Upon this Judgment an execution was issued and has been returned "no property" and the same wholly remains unpaid, They now state that the Judgment debtor is the owner in fee of certain lands ~~situated~~ <sup>situated</sup> in said County - and the same is now occupied by him. The unto and profit whereof will satisfy this Judgment with a year or two. And to enforce satisfaction thereof out of said lands is the object of this bill. Their prayer is that the said John C. Phleger be made a defendant to this bill and answer



the same in rote That on a hearing a  
decree be rendered to set out the lands owned  
by defendant for the satisfaction of said  
Judgment and Costs. But if no one shall  
rent said land then on a return thereof that  
a sufficiency for this purpose be ordered to  
be sold, and grant general relief

Hayan & Rideau



$$\begin{array}{r}
 \$131.60 \\
 12.95 \\
 \hline
 118.65 \\
 1.84 \\
 \hline
 472.20 \\
 944.40 \\
 \hline
 1186.5 \\
 \hline
 21.72 \\
 \hline
 21.72
 \end{array}$$

$$\begin{array}{r}
 1879 \quad 7 \quad 7 \\
 1876 \quad 2 \quad 1 \\
 \hline
 3 \quad 5 \quad 6 \\
 2 \overline{) 41.2} \\
 \underline{20.6}
 \end{array}$$

$$\begin{array}{r}
 1879.7.7 \\
 1876.4.14 \\
 \hline
 3.0.23 \\
 2 \overline{) 34.7} \\
 \underline{184}
 \end{array}$$

$$\begin{array}{r}
 \$12.95 \\
 2.06 \\
 \hline
 7770 \\
 2590 \\
 \hline
 2.64.770 \text{ fut.} \\
 21.72 \text{ cut} \\
 \hline
 24.38
 \end{array}$$



C 4.37 Mar 77.  
 A 15.00  
 S .50  
 \$19.87  
 Estimated 5.00  
 Orr Clk \$24.87  
 2.16 July 1881.  
 Estimated \$27.03  
 4.00  
 \$31.03

Weiler & Son  
 v. { Birch  
 pro C. Phigie

1879. Feb. Bill Filed, Spd  
 Directed & Decree nisi.  
 " Mr. D. N. Coups & set  
 for hearing by Pliffs.  
 " Mr. Decree & Contd.  
 " Aug & No Contd.  
 1880 Mr & Aug Contd.  
 1881 Mr. Decree & Contd.  
 " Aug " "  
 1882 Mr. Aug & No Contd  
 1883 Mr. Aug. & No Contd  
 1884 Contd this year  
 1885 Contd this year



To The Honorable John A. Kelly  
Judge of the Circuit Court of Lee Co  
Your complainant, D. G.  
Reese, and Araminta Reese his  
wife, humbly complaining  
sheweth unto your Honor that  
heretofore, your complainant  
obtained a judgement against  
John C. Blinger and C. Slump on  
an instrument due your female  
Complainant, for the sum of  
\$233.33. with legal interest thereon  
from the 30<sup>th</sup> day of April 1880 and  
\$9.67 cost. Upon this execution  
issued and was placed in the  
hands of R. D. Flanery sheriff  
for collection, and was returned  
by him as property found.

There are two credits entered on  
said Lifa one of \$13.00 paid May  
31<sup>st</sup> 1880; and one of \$124.71 paid Nov.  
4<sup>th</sup> 1882. The residue thereof is still  
unpaid and due your female  
Complainant in her own right.  
A copy of this Lifa marked "B"  
will be found herewith filed as  
part hereof. This judgement  
has been duly docketed, and



Constitutes a lien upon the said  
Olinger & Slump real estate, as your  
Complainants are advised. The said  
Olinger owns as does the said Slump  
valuable real estate in this County  
the rents and profits of which will  
in five years pay and discharge  
the same. They own adjacent tracts  
of land situated in Lee County where  
they reside in the neighborhood of  
Turkey Cove.

The object of this bill therefore is  
to enforce said lien upon said  
land, & rent the same for the shortest  
period possible to pay the  
same.

The premises considered  
your Complainants pray that  
John C. Olinger and E. Slump  
be made parties defendants  
to this bill and answer its  
allegations upon oath and  
upon a hearing a decree be  
entered enforcing said lien  
upon said land, & that the  
same be rented for a period  
sufficiently long to pay the  
same. And for all



after further and general  
relief may supercede  
A. L. Peden  
P.D.



to 6.87 to Aug. 1884.  
 S 1.00  
 A 15.00  
 Estimo. 4.13 to clerk  
\$27.00

Cost at Law

to 5.92  
 Co to .25  
 S 1.00  
 A 2.50  
9.67

<sup>P</sup>  
<sup>L</sup>  
 D. G. Reese & wife

v. J. Billchy

John C. Clinger & Co

1884 June 7 Bill Filed.  
 " July. App. Exd. & D. N.  
 " Aug. D. St. Confd. & Cause  
 set for hearing by J. J. J.  
 " Aug. Decree for rent & costs



To The Hon. H. S. K. Morrison Judge  
of the Circuit Court of Lee County  
Your orator Patrick Hagan  
Humbly Complaining would  
respectfully represent, that  
heretofore at the Nov. T. 1886 of  
this Hon. Court he obtained a  
Judgement against John C. Oliger  
for the sum of \$65 with legal  
interest on \$15. part thereof from  
the 6<sup>th</sup> day of April 1883, and on  
on \$50. the residue thereof from  
the 12 day of July 1884 and  
\$7.76, Cash. Upon this Judge-  
ment an execution issued and  
was placed in the hands of  
Reese D. Flanary Sheriff of  
Lee County and was by him  
returned no property found.  
A copy of which will be  
found filed herewith as part  
hereof marked "A" and is prayed  
to be considered herewith as part  
hereof. This Judgement nor  
no part thereof has been paid  
your orator, but is still wholly  
due him - The same has been duly  
docketed & properly indexed in



in the judgement lien docket in the  
Clerk's office of the County Court of  
said County, so as to constitute, as  
your orator is advised a lien  
upon the real estate of the said  
Olinger situated in said County  
of which he owns considerable  
He owns a large and valuable  
tract whereon he resides, known as  
his home place, on Powell's River  
near Turkey Cove adjoining the  
lands of C. Slump & others - This  
tract however has been rented  
for a period of four years, only  
one of which has expired, which  
said renting was under the orders  
of this Hon. Court. The said  
Olinger however is the owner of  
an other tract situated on the South  
side of Little Black Mountain  
in the Crab Orchard in said  
County, the rent and profits of  
which will not pay your orator's  
claim in five years. Upon this his  
said judgement he is advised is  
also a lien, as well as the other  
subject to the lease on the latter.  
The object of this bill is therefore



is to have enforced said lien and  
so much of said land sold as  
may be necessary to pay said  
Judgement, first subjecting the  
Crab Orchard tract; and should  
it prove un-availing then  
so much of its other as may be  
necessary.

The premises considered therefore  
the pray that John C. Olinger be  
made a party defendant to  
this bill and answer its alle-  
gations upon oath, and upon a  
hearing a decree be rendered  
enforcing said lien or selling  
so much of said land as may  
be necessary to pay the same  
And for all other further or  
general relief may suffice  
&c.

A. L. Pickmore



9.86  
 1.33  
 15.00  
 Estimate \$27.33

P

Patrick Hagan

vs Bill Chy

John C. Oliver

Cost at law

C 4.57  
 S 50  
 St 2.50  
 Cole 25

\$7.76

1887 Subv Bill filed  
 Executed & returned  
 1887 Decr. by conf.  
 Cause set for hearing  
 1887 Decr. continued  
 1888 Apr. cont'd.

Make aff copies  
 of Stamps last July  
 Men's cost of fees  
 the bill -



To the honorable Jno A Kelly Judge of the Circuit Court  
of Lee County Virginia.

Humbly complaining, sheweth unto your honor,  
your orators, A. H. Gregg & C. P. Gregg Merchants &  
partners in trade, trading under the firm name  
and style of Gregg & Co, that on the 19th day of  
February 1884, they obtained before H. C. Jolly a  
Justice of the Peace of said County, a judgment against  
John C Olinger of the said County, for \$95.00 with  
interest thereon from the 1st day of August 1882,  
till paid, and \$2.66 costs, on which said judgment  
a writ of Fieri Facias was duly issued by said  
Justice of the Peace directed to D. H. Balen Constable  
of said County, on the said 19th day of February 1884,  
and was on the 24th day of May 1884, returned by the  
said Constable with the following return endorsed  
thereon, to wit: - "No property found May 24th 1884.  
D. H. Balen C. L. C."

Now your orators further states, that the said John  
C Olinger is seized and possessed in fee simple  
of a tract of land lying and being in the said  
County, containing        acres more or less, bounded  
by the lands of C. Slump & others and that they are  
advised that their judgment (no part of which has  
been paid) is a lien under the Statute, on the  
the rents & profits of which will not in five years satisfy said judgment.  
said real estate. In tender consideration whereof  
forasmuch as your orators are remediless in the  
premises, save by the aid of a Court of equity,  
where matters of this kind are alone & properly

A copy of said judgment & Fi Fa together with the return of said  
Constable is herewith filed marked "A".



Cognizable, Your orators pray that the said John  
C Olinger be made party defendant to this bill  
and answer the same on oath; that the said  
real estate, or so much thereof as may be necessary,  
be sold to satisfy your Orators Judgment, and that  
your honor will grant unto your orators such further  
and general relief as may be consistent with  
equity and the case requires.  
May proper process issue, directed &c, and your  
orators will ever pray &c.

Richmond Duncan & Ors.  
Attys for Complainant.



ℓ 3.77 to Aug 1884

3 50

7 18.00

Esti 2.50

21.77

Gregg & Co. <sup>(R.D. & O.)</sup>

vs Bill in Chancery

John L. Olinger.

1884. June 7<sup>th</sup> Bill Filed

" July Spas Exd & D. W.

" Aug. D. W. Confd and cause  
set for hearing by Plffs.

" Aug. Decree & Court's

" Novr. Continued

1885 Mr. Court



To the Hon John A. Kelley Judge of  
the Circuit Court of Lee County—  
your Brothers Mr. Campbell and  
Leonard & Ligg partners in law who  
sue for the benefit of the said Ligg  
trust by complaining represent that  
that at the term 187 of this  
Honorable Court they obtained a judgment  
at law against John C. Abinger and  
John W. Scott for the sum of \$616.28  
the payment of a forthcoming bond to be  
discharged by the <sup>with interest thereon from June 3<sup>rd</sup> 1876</sup> payment of \$308.14 and  
costs amounting to \$      A transcript  
whereof will be filed herewith marked  
A.

This judgment remains unpaid, and executions  
have been returned no property. They state  
John C. Abinger owns real estate situated in  
Lee and Wise counties which is now  
occupied by him, and John W. Scott also  
owns real estate situated in the said county  
wherein he resides. The rents and profits  
of these lands will be sufficient to satisfy  
the same within a short period. And  
the object of this bill is to enforce their



Judgment here against said Jones  
in the Dotis faction of said Judgment  
Their prayer is that John Le Olivier  
and John W Scott be made defendants  
to this bill and answer the same  
upon oath. That in a hearing said  
Jones be he ruled on and to satisfy  
the said Judgment and costs of  
this suit and grant other and  
general relief may Summons issue  
for

Hagan & Pickens



Dis. Clk \$4.79 July 1881.  
 Hyatt C 8.87  
 " Cour 5.00  
 A 15.00  
 S 1.00

\$34.66

H.P.

Campshur & Higginson  
 vs { Bill. ch  
 No. 6. Abingdon

1880 Mr. Bill Filed. & Decree nisi.

" Apr. D. A. Conf. & set for hearing by Plff.

" Mr. & Arg. Contd.

1881. Mr. Contd. Arg. Continued

1882. Mr. Arg. & Novr. Continued

1883, Mr. Arg. & Novr. Continued

1884 " " " "

1885 " " " "

1886 " " " "

1887 " " " "

1888 Mr. & Sept Contd.

36  
 36  
 76  
 148  
 500  
 \$648



To the Hon John A Kelly Judge of the  
Circuit Court of Lee County Va.  
Your Attorneys E. I. Shultz and  
George M Weinmiller Merchants and  
Partners in Trade under the firm name and  
style of E. I. Shultz & Co. respectfully represent  
That at the Term 187 of this  
Honorable Court they obtained a Judgment  
against one John L. Blinger for the sum of  
\$54<sup>25</sup> with legal interest thereon from the  
5<sup>th</sup> day of December 1876 till paid and the  
costs amounting to \$8<sup>08</sup> A transcript whereof  
is herewith filed marked A, Upon this  
Judgment an execution was issued and  
has been returned "no property" and the same  
remains wholly unpaid. Your Attorneys now  
state that the said Judgment debtor is the  
owner of a valuable tract of land situated  
in said County wherein Machinery is erected  
the rents and profits whereof should be  
sufficient to pay this Judgment with the  
year. He is also the owner in fee of a  
large body of Mountain situated in part  
in this County and in part in Wise County  
being the same which was conveyed to his  
father John L. Blinger dec'd by Mrs Mills former



clerk of the said Court of Lee,  
Your Orators think proper to state that  
there are divers other judgments against the  
said Abinger which are unsatisfied and  
that the rents and profits of his lands  
would not satisfy them within five years  
if the judgment creditors see proper to  
enforce the same, There is one in favor  
of Patrick Hagan which was obtained  
in this honorable Court by a confession  
before the clerk of this Court in his office  
on the day of 18  
for the sum of \$301.96 with legal  
interest thereon from the 7th day of  
August 1877 and \$229 for costs,  
that if the judgment creditors should  
come and insist upon an enforcement of  
their unsatisfied judgments it is probable  
that a sale of the said Abingers land  
may become necessary as in this case the rents  
and profits would not be sufficient to satisfy  
all within five years, Your Orators pray  
as that John le Abinger be made a defendant  
to this bill - and answer the same on  
oath, that Patrick Hagan be also made



a defendant and answer whether his  
said Judgment on any part thereof has been  
paid or whether he seeks the satisfaction  
thereof out of the Judgment debtors lands  
at this time. And on a hearing a decree  
be rendered subjecting the said Plaintiffs  
land to the satisfaction of your Masters  
Judgment and also the Judgment of the  
said Hagan if he so desires.

And other and general relief  
may be granted issue &c.

Hagan & Pridmore



C 4.37 to her 79  
 A 15.00  
 S .50  
 \$ 19.87  
 Estimated 5.00  
 \$ 24.87  
 Orr clk 2.16 to July 1881.  
 \$ 27.03  
 Estimated 4.00  
 \$ 31.03

1240

E. J. Shultz & Co.

v. { Bell - ch

for C. Rhigu et al

1879. Feb. Bill Filed, Sha Exec.

" Mr. D. A. Court set for  
hearing by Pliffs.

" Mr. Decree & Contd.

1879. Aug & Nov contd.

1880. Mar & Aug " D.

1881. Decree & Contd.

" Aug. Decree & Contd.

1882. Mr Aug. & Nov. Contd

1883. Mr Aug. & Nov. Contd

1884 contd this year

1885 - Contd this year



To the Hon John A Kelly Judge of the Circuit  
Court of Lee County Va sitting in ch

The petition of John C. Blinger  
filed in the chancery suit of Wood Marsh  
et al against your petitioner humbly  
represents that by the receipt herefiled  
he has paid to Hogan & Prindmore see the  
Judgment of Caesar M. Long et al reported in  
said suit as line 2. the sum of three hundred  
& twenty one dollars as will appear to your  
honor by receipt filed here "C-X" as part here of  
your petitioner would also shew that  
said Prindmore of said firm of Hogan & Prindmore  
has been notified that the funds to pay the  
same were in the Bank of Bristol subject  
to his order as ~~petitioner~~ is informed  
petitioner would also shew that he  
has paid Thomas H. H. Lacey thirty three dollars  
& fifty five cents to be credited on his Judgment  
reported in said cause as line 21. which  
receipt is also filed here marked "C-X2" & that  
he paid Hunt & Sheburn on their Judgment reported  
as line 17. the sum twenty eight <sup>39</sup>/<sub>100</sub> dollars see  
receipt "C-X3" & that he paid Mrs A J. Rosor  
one hundred & seventy five dollars as will appear  
from his receipt "C-X4" to be credited on his Judgment  
reported as line 19 & paid said Rosor <sup>on said Judgment</sup> two hundred & thirty  
three dollars & thirty three cents as appears from  
receipt here filed "C-X5" as part here of



Petitioner would also show that line 20 reported  
as due to Mr McCallum is subject to a credit of \$15<sup>00</sup> as  
of 22<sup>nd</sup> May 1880. that line 17 reported as due Hunt &  
Shelbourn is subject to a credit of \$109<sup>09</sup> on 31<sup>st</sup> May 1880  
Petitioner would also show that the interest  
reported on line 9 to Silas H Lowery is likewise  
marked 131<sup>89</sup>/<sub>100</sub> interest on 290<sup>31</sup>/<sub>100</sub> in all then  
two years that the interest on line 13  
to Castleton made for 128<sup>33</sup>/<sub>100</sub> is also likewise.

Petitioner would also show that  
he is entitled to the benefits of the Homestead  
law, that he is a household head of a family  
that he here files his Homestead deed as  
port land of marked "C & C" & prays that  
same be allowed him by all proper  
orders & decrees. Petitioner would also  
show your Honor that his land was  
purchased in small parcels adjacent to  
each other that these several tracts were  
11 in number & aggregated acres  
that his land was sold as containing  
acres, that that which is  
unsold would be comparatively valuable  
unless sold with bulk of his home  
place, that attached to that it would  
in affiant's opinion increase the price  
of the the four 300<sup>00</sup> and respondent would  
also show your Honor that he is negotiating



a sale of his mountain land the  
proceeds of which he intends to apply  
to the payment of the judgments reported  
& he hopes to make it perfectly the  
next term. Petitioner prays your Honor's  
attention to the receipt first here filed & its  
effect on his rights in this cause  
petitioner prays for full relief as  
to the premises & as in duty &c  
Morison & Duncan



John C. Clung

vs 3 Petition

Good Moral Hoo

Exhibits enclosed

Filed at Mr Linn 1881.

James W Orr, Clerk.



Receipt of J. L. Olinger by the  
hands of C. Slump - eighty five  
dollars which is to go as a  
Credit on a judgement in  
my favor against the said  
Olinger & C. Slump July 1<sup>st</sup> 1881

Wm A. J. Reesor

113.22  
91.70  
38.22



A. J. Reaser

Ex. 2001

\$85.20



Received of J. C. Olinger  
Forty Six Dollars which  
is to given as a credit on a  
Judgment which is obtained  
against him in the circuit  
court of Lee County Va  
this April the 19 1851

Thomas H. Laney



Thomas  
Fleming  
Rept



Received of J. C. Olney  
thirty three Dollars & 55<sup>10</sup>/<sub>100</sub> Cts which  
is to go as a credit on a Judgment  
I obtained against him in the circuit  
court of La Co this January the 1<sup>st</sup> 1887

Thomas H. Flaney



Thomas  
Blomerys  
Rept

"C X 2"



Received July 18<sup>th</sup> 1881 of J. C. Olinger Twenty eight  
39/100 Dollars on a judgement of Ours against  
him in the Circuit Court of Lee County  
Shirley & Shelburne



Trust & Shellen  
Receipt  
\$28.39

Co. X 34



Received of J. C. Olinger this  
the 28<sup>th</sup> of January 1881 one note  
of hand on C. S. C. Linsman  
for one hundred and seventy  
five dollars bearing date  
30<sup>th</sup> of April 1880 with interest  
from date and payable  
two years after date  
which amount is to go as  
a credit on a judgement  
in my favor against the  
said J. C. Olinger & C. Shump-  
of four hundred & forty dollars  
If the note is not collectable  
then the judgement is to  
stand as before - Given  
under my hand this the  
day & date above mentioned  
Wm. H. J. Pearson



Wm A J Reason  
Ript

1/2 x 4 1/4



Received of J. C. Clinger this the 2<sup>d</sup> Day of  
February 1881 one note of hand on C. S. C. Tinsman  
for two hundred & thirty three dollars & 23<sup>cts</sup>  
bearing date 30<sup>th</sup> of April 1880 with interest  
from date and payable two years after date  
which amount is to go as a credit on a  
Judgement in my favor against the said  
J. C. Clinger & C. Stem of four hundred  
& forty dollars if the note is not collectible  
then the Judgement is to stand as before  
given under my hand this the day & date  
above mentioned

Wm A. J. Power



Wm A J. Rogers

Reft

"6 X 5"



Received of John C. Olinger by the  
hands of A. Slump one note under  
real, executed by C. O. Dunston  
due one year after date and dated  
30<sup>th</sup> April 1880 for the sum of \$350 &  
interest from date the said note  
is executed to Julia Ann Sprinkle &  
assigned by her to said Olinger &  
where the same is paid the pro-  
ceeds thereof is to be applied  
to a judgement in favor of Cowan  
McClung & Co against said Olinger  
& Slump. But nothing in this  
transaction is to hinder or delay the  
sale of said Olinger's land, or  
in anywise to constitute a credit  
until paid. And the said Slump  
agrees when collected the same  
shall be credited as by Olinger  
himself. In consideration of which  
we for Cowan McClung & Co agree to  
release a levy made by the Sheriff  
on a lot of cattle belonging to C. Slump  
of the value of about \$250. Deputy  
Sheriff Maly is accordingly directed to  
release said cattle. Jan<sup>y</sup> 1881

Wm. A. P. P. P.



Nazari Pindare  
To S. Pindare & Memo  
John C. Pindare

"6 X"



To the Honorable John A. Kelly  
Judge of the Circuit Court of Lee:

Your petitioner would respectfully represent unto your Honor; That there is still pending in your Honor's court a certain suit styled Hood, Marshall et al vs. your petitioner; that several other suits were also against your petitioner consolidated or brought on to be heard with said styled suit; That in said consolidated causes an account was directed and taken by by Comr. H. J. Morgan; that said Comr Morgan proceeded to take said account without giving your petitioner any notice of the time and place of taking said account; that in taking said account said Comr Morgan took the depositions of one J. A. G. Hyatt without giving your petitioner notice of the purpose of taking said depositions; that the result result of said accounting showed an indebtedness of your petitioner to be \$1242.33; that of said account the the judgement against your petitioner in favor of J. H. Orr for \$28.70 ~~was~~ paid on the 28<sup>th</sup> day of



August 1885 as can be seen in the margin of Comr Morgan's "statement of liens"; that at the August term of your Honor's Court for 1885 a decree was entered confirming said report and an order directing the sale of your petitioners' home tract of land; And that said petitioners' lands were sold pursuant to said decree at the February term of the County Court for 1886.

Now your petitioner would beg leave to ~~show~~ <sup>over</sup> that there was no formal notice given to him of the time and place of taking said depositions and said account and he further avers that he was wholly ignorant and knew nothing <sup>through any other means</sup> of the time and place of the taking of said account or said depositions; if he had had notice or information of the taking said account and said depositions your petitioner avers that he could have shown by evidence that that the home tract of his land could and would have rented for sufficient amount to have paid the indebtedness of your petitioner as ascertained by ~~the~~ <sup>the</sup> Court together with interests and



all costs, within five years. But having  
no notice or information of the taking  
of said account or said depositions  
your petitioner had no opportunity  
to show anything before said Court  
And he <sup>knows nothing of said account or anything</sup> was greatly surprised to hear  
and learn of said decree or order  
made in said cause in your Honor's  
Court for the August term, 1885. And  
your petitioner would further repre-  
sent unto your Honor, that if the sale  
made in pursuance of the decree  
of your Honor's Court be confirmed  
your petitioner's rights will be  
greatly and unjustly prejudiced and  
impaired upon; thereupon your pe-  
titioner prays your Honor to take  
cognizance of this cause in which  
he is so much interested, suspend  
the operation or execution of said de-  
cree and grant him a new hear-  
ing of the same and such other fur-  
ther and general relief may be  
granted as is adapted to the na-  
ture and equity of his cause; And  
also that A. L. Fridman, Wm. M.  
Collinsworth, W. D. Richmond,  
John M. Stiles, W. A. Orr assignors  
Gregg & Co. D. C. Reese & wife, J. M. Orr  
H. S. K. Morrison, J. A. L. Hyatt  
Barber for J. A. L. Hyatt be permitted



to answer and contest the truth of  
this petition. And your petitioner  
ever prays &c

Duncan & Pennington  
P.O.

Sworn to before me by J. C. Oling-  
er this March 23<sup>rd</sup> 1886.

John R. Gibson, Clerk.

J. C. Olinger

vs. } Petitioner

Proes Marshholes

Filed March Term

1886. J. R. Gibson

24



To The Hon John A Kelly Judge of  
The Circuit Court of Lee County

The separate answer of Patrick Hogan  
to a bill filed and pending in this Im-  
mortal Court against him & John B. Phigie  
by E. L. Shultz & Co, Respondent states  
the judgment mentioned in said bill in  
his favor against said Phigie for \$301.96  
with interest on the same from the 7 day of  
August 1877 till paid and ~~\$207.96~~  
is wholly unpaid and he desires that  
the decree rendered in said cause provide  
for its satisfaction out of the judgment  
debtors lands. And having now answered  
says that he has cleared his debt to  
Hogan & Pridemore



Patrick Hogan

ads { ans

E. J. Shultz & Co



# The Commonwealth of Virginia,

To the Sheriff of Lee County---Greeting:

WE COMMAND YOU, That, of the goods and chattels of

*John L. Olinger*

Late in your bailiwick, you cause to be made \$ *54.25*, with legal interest thereon, from the *5th* day of *December* 18*76*, till payment, which *E. I. Shultz & Co.*

Lately in our *Circuit* Court for Lee County have recovered against *him* by suit for *debt* also \$ *8.08* which to the said *Shultz & Co.*

In our said Court were adjudged for *their* costs in that behalf expended, whereof the said *Olinger* is

Convicted, as appears to us of record. And that you have the same before the Judge of our said Court, at the Court-House on the first Monday in *June* next to render to the said *Shultz & Co.* of the *debt*, and costs aforesaid.

And have then there this writ. Witness, JAMES W. ORR, Clerk of our said Court, at the Court-house, this *15th* day of *April* 18*78*, in the 10<sup>2</sup> year of the Commonwealth.

*64.58*  
*22.50*  
*81.08*  
*98.08*

*James W. Orr* CLERK.  
*A Copy*  
*Teste R. W. Orr J. D. B.*



129

3

C. I. Shultz & Co,

vs  
E. J. La

J. L. Olinger

June Rule 1878.

to property found

J. L. Scott D. S.  
for V. S. Ely S. L. B.

A copy

Teste R. W. Orr J. L. B.

"A"



wood marshes  
against  
John C. Clinger  
vs  
B. Hemp

John C. Clinger & Several Causes  
Heard with these

In Chy

These causes  
Came on again to be heard  
upon the papers formerly  
read, and the report of S. L.  
Pridemore Commissioner in the  
first styled Cause <sup>this day filed.</sup> was argued  
by Counsel - And no exceptions  
being taken to said report, the  
same is confirmed & made final  
And it appearing from said  
report that all sums due in  
these several Cause have been  
paid, by the said Clinger ex-  
cept the Commissioner due B. H.  
Seewell, <sup>Comr.</sup> in the Cause of Hemp  
& Hagan, It is adjudged ordered  
& decreed that said Clinger pay  
to said Seewell the sum of \$15.<sup>00</sup>  
one half Commissioner, in said  
last named Cause, and these sever-  
al Causes are stricken from the  
docket.



Hood Marshes

} Decree  
v. Final

John C. Olinger  
Several Causes  
Munich

Dec. 7 / 1888

Entered Dec. 8 / 1888.  
Chas. B. 179.  
Oyatt & Co.

(27)

Enter this  
Dec. 8 1888  
H. H. M.



J. W. Scott Reese D. Flanery and D. S.  
~~and having arranged the costs of the Commission in and out of~~  
Rease's his securities, for the payment  
and having arranged the costs of Commission in and out of  
of said bonds, which being deemed  
good, for the same; by like consent of  
the parties said renting is confirmed,  
and the said obligor entitled to the pos-  
session of said land hereunder.  
Said Commissioner Pendleton will  
under the bond heretofore executed  
by him as Comr, proceed as said  
renting notes fall due, to collect  
the same and pay them out to the cred-  
itors <sup>as reported by Commissioner Morgan</sup> on the order of their priorities,  
and report his action to this Court  
from time to time and the cause is  
continued!



Wood Marsholes

v3 Decree for  
Renting-

J. C. Blinger

March 7. 1886

Entered page 498

J. A. G. Hyatt

25-

Enter this  
March 25<sup>th</sup> /86  
J. A. G.



Wood Marshhead & Elff  
against  
John C. Clinger      Sept } In Chy

This Cause came on again this day to be heard upon the papers formerly read and the report of H. J. Morgan filed July 28. 1885 And was argued by Counsel on Considerations whereof and for reasons appearing to the Court, it is adjudged ordered and decreed that said report being unexcepted to, be on the same is confirmed and that the several Creditors named therein recover from the said J. C. Clinger the several sums therein reported with interest as stated - And unless the said Clinger shall pay the same, within 30 days from the rising of the Court then

*A. L. Pittman*  
who is appointed a special Commissioner therefor will sell on a credit of 6, 12, & 18 months so much of said land, mentioned in the bill, situated in Lee County belonging to said John C. Clinger as may be necessary to pay the same



and attendant costs of suit sale, he will make sale on some Court day, by public outcry to the highest bidder, in front of the Court House door, and require a sum sufficient to pay the costs of suit sale to be paid in hand, and for the residue take bonds payable to himself ~~with~~ interest from date. But before proceeding to make sale, he will post notice of the same on the front door of the Court House and two or more public places in said County, one of which shall be in the neighborhood where the land lies setting out time terms & place of sale. But before proceeding to advertise, or make sale hereunder the Commissioner, will execute bond in the penalty of \$2000. Conditions to duly perform the duties required by the terms of this decree. He will report his action to this Court from time to time & the Court is Continued.

Wood Marshfield

v3 decree

J. C. Colver

Aug 7. 1885-

Entered D. P. 460

J. R. Gibson D. B.

(22)

Entered this  
Aug. 27<sup>th</sup> 1885



Wood Marsh Co

Against

John C. Olinger, et al.

This Cause  
Came on again this day to be heard  
upon the papers ~~in the~~ heretofore read  
and was argued by Counsel. And it  
appearing from the report of A. S.  
Parlemore Esq, that the sales reported  
by him does not pay all his  
debits in said Cause and it being  
suggested that there are other judgments  
lien upon the home land of de-  
fendant. On consideration whereof  
and for reasons appearing to the Court  
H. J. Morgan who is hereby made  
a special Commissioner for the pur-  
pose, will ascertain & report all  
judgments & liens, their priorities and  
dates yet remaining unpaid. And  
whether or not, the defendant  
land will in five years  
pay the same by its rents &  
profits. He will report any matters



Good Mashed

r } Decree  
For account

John C. Oliver  
et al

March 7. 1885

(20)

Enter this

March 30 / 85

J. A. K.

Account maintained by himself, or assigned by  
either party and the Court is content.



Wood Marsh & Co

<sup>vs</sup>  
John C Olinger  
Weiler & Bro

<sup>vs</sup>  
John C Olinger  
<sup>and</sup>  
E J Schultz & Co

<sup>vs</sup>  
John C Olinger

In Chancery

These causes came  
on this day to be heard upon  
the papers heretofore read and  
upon the report of Commissioner  
Pridemore filed in the cause  
since the last term of the  
Court and were argued by  
counsel and it appearing  
that said report has been filed  
a sufficient length of time  
without exception is confirmed  
and it appearing from said  
report that the Prusalia Coal  
& Iron Company has fully  
paid the purchase money  
due on its purchase here-  
tofore reported and confirmed,  
Commissioner A. L. Pridemore  
is directed to execute acknowl-



edge and report a deed conveying  
the land (heretofore sold) to the  
said Tinsalia Coal & Iron Com-  
pany with covenants of special  
warranty, and the said Com-  
missioner having presently  
executed acknowledged and  
reported a deed conveying  
the said land to the said  
Company and the said deed  
being inspected and approved  
by the Court is confirmed  
and the clerk is ordered to  
deliver the same to the pur-  
chaser for record upon the  
payment to Commissioner  
A. L. Pridemore of Five dollars  
his fee for making the deed.

Wood Mack & Co  
Hedden & Bro  
and  
C. D. Shultz & Co  
vs E. E. Deere  
Jno C. Blugger  
March Term 1883  
Entered 426-7  
H. H. H. H. H.  
Cater & H. Deere  
in A. K.  
March 26 1883  
(17)



Gregg & Co.

Plaintiffs

against-

John C. Olinger

Defendant

In Chancery.

This cause came on this day to be heard upon the bill of the Complainants taken for confessed against the defendant, and the exhibits with said bill, and was argued by counsel. On consideration thereof and by consent of parties it is considered by the court that the plaintiffs recover against the defendant \$95.00 with interest thereon from the 1st day of August 1882, until paid and \$2.66 costs, and the costs of this suit, and unless the same is paid by the defendant or some one for him within 60 days from this date, then that James W. Orr who is hereby appointed a commissioner for the purpose do proceed to rent the land of the defendant on which he now lives for the shortest time it will take to pay the plaintiffs' Judgment & the costs of this suit.

Said Comr. will advertise said renting for at least 30 days on the front door of the Court house of this county, and in the neighborhood of said land, and will rent the same at the Court house of this county on some Court day requiring the costs of this suit & the expense of renting to be paid down, and taking bond to himself as commissioner for the residue, payable in twelve months after date with interest from date. Said Comr.



will report his action to the next Term of this Court, ~~but~~ before proceeding to act under this decree he will execute bond with good security before the clerk of this court in the ~~sum~~<sup>penalty</sup> of \$230.00 Conditioned according to law. And the Cause is Continued.

Gregg v Leo

vs Decree No 1.

John C Olinger

Aug Term 1884

Entered pages 413

J. H. Hyatt & Co

Enter this Decree.

J. A. K.

Aug 29<sup>th</sup> 1884



D. G. Reese wife

Def.

against

John C. Olinger et al. sept } Duchy

This cause came on, this day to be heard upon the bill taken for confessed and exhibits filed, and was argued by Counsel - On consideration whereof and for reasons appearing to the Court, it is adjudged ordered & decreed that the female plaintiff recover from the defendants the sum of \$243. with legal interest thereon from the 30<sup>th</sup> day of April 1880, subject to a credit of \$13. paid May 31<sup>st</sup> 1880, and \$124. 71 paid Nov. 4<sup>th</sup> 1882, and the costs of this suit - And unless the same be paid by the defendants or some one for them within 60 days from the rising of this Court then A. L. Pickens who is hereby appointed a special Commissioner for the purpose will rent the lands of J. C. Olinger and C. Olinger for the shortest period the same will pay the terms of this decree. He will require a sufficient sum paid in hand to pay costs of suit & rent & for



D. G. Reese wife

0-3 Decree

J. C. Olinger

Aug. 7. 1884

Entered page 405

J. J. Hyatt

Enter.

Aug. 28 1884

J. J. Hyatt

the vendor take bond payable to himself. He will rent by public outcry to the highest bidder, in front of the Court-House on some Court day. But before proceeding to rent he will post notice for at least 30 days on the front doors of the Court-House and in the neighborhood where the land lies setting out time, terms & place of renting. He will report his action to the Court at <sup>the Court-House, to and shall be in presence of</sup> some future term, and the cause is continued.



Ward Marsh vs.

Plffs

vs.

3 In Chcy.

John C. Olinger.

Defts

This cause came on again this 1<sup>st</sup> day of December 1883, to be heard upon the papers formerly read in the cause and was argued by Counsel, and it appearing to the Court, from Commissioner Orr's 4<sup>th</sup> Report and Statement & filed therewith that the sales heretofore made by Commissioner Fildemore will fall short of paying the liens reported in said cause, by the sum of \$194.37 with interest thereon from the 1<sup>st</sup> day of May 1881. till paid. In consideration whereof it is adjudged ordered and decreed that unless the said John C. Olinger shall within one month from this date pay the said sum of \$194.37 with interest thereon from said 1<sup>st</sup> day of May 1881. till paid then that C. T. Duncan who is hereby appointed a Commissioner for the purpose shall proceed to rent for the shortest period, sufficient for the purpose the lands of the said John C. Olinger to pay said sum of money with its interest. Said renting shall be at the front door of the Court house of Lee County, on a Court day and to the highest bidder the said Commissioner will require



the renter to pay down a sum sufficient to  
 pay commissions of renting, and to execute  
 bond bearing interest from date with good  
 personal security for the residue but he  
 for proceeding to rent as herein provided  
 said Commissioner will advertise the  
 time place and Terms of renting by post-  
 ing written notices <sup>Thereof</sup> at 3 public  
 places in said County, <sup>for at least 30 days before day of rent</sup> one of which shall  
 be upon the Court house door and another  
 in the neighborhood of said land. Said  
 Commissioner will report his proceedings  
 to a future term of this Court and the cause  
 is continued.

Wm. March 1880

vs- 3 Deacon

John C. Deinger

Entered page 359

J. P. Byatt

Clerk

(17)

Enter this decree

J. C. K.

Decr, 1st, 1880.



Wood Marshes

Offs

Against

} In chg

John C. Olinger

Defts

on motion of the order of Court and there fore to be  
grant is set aside and there upon

Causes came on again to be heard  
upon the papers formerly read  
and it being suggested that there  
are two or more judgments against  
said Olinger not reported or shown  
in former report - John A. G. Hyatt  
will ascertain and report what  
judgments if any are so not-  
reported and the amount due thereon  
and their respective date and where  
would be their proper place in the  
list of liens thereon. And the  
Cause is continued.



Wood Marshals

W. J. Secue  
Q

John C. Bligh

Aug. 7. 1853

Entered Page 345-6

J. A. Hyatt  
Clerk

(157)

Enter this

Sep. 10. 1853

J. A. K.



Wood Marsh & Co, et al, }  
vs } On Chy  
J. L. Olinger ~~~ }

These causes came on this day to be heard upon the papers heretofore read and the report of Commissioner A. L. Pridemore and was argued by counsel and it appearing that said report has been filed more than ten days without exception the same is confirmed and the sale made by Commissioner Pridemore to the Tinsalia local and Iron Co. as therein recited is ratified and approved. Commissioner Pridemore is directed to pay the costs to the parties entitled and after executing bond as required by law he will proceed to collect the deferred installments of purchase money as they may be tendered by the purchaser.



or fall due and will pay  
the same out to the judgment  
creditors reported by commis-  
sioner. On according to this  
having due regard to the payments claimed to  
respective priorities, And  
it being suggested that since  
the statement of debts was  
made and filed by court,  
On the defendant John C  
Olinger has made several  
payments upon said debts  
that may obviate the neces-  
sity for any further sales  
of land. Court On is  
directed to ascertain &  
report to this court at its  
next term what payments  
have been made by the said  
Olinger upon his debts since  
the statement above referred  
to was filed and what sum,  
if any, will be still due upon  
his indebtedness after deduct-  
ing the net amount of the

have been made by defendant



sale already made, he will  
give the creditors to whom said  
Oliver claims to have made  
payments, or their counsel  
reasonable notice of the  
time & place of his sittings  
to make the above enquiry &  
the causes are continued



Wood Marsh <sup>efay</sup> Co  
vs ~~the~~ Decree  
J.C. Olinier

---

(13)

Enter This Decree  
J.C.A.K.

Aug<sup>26</sup> / 1881

---

Entered on page 204

J.A. Hyatt  
clerk



Wood Mosh the -- Off  
against

John C. Olinger - - - - - Deft.

} In chg.

This cause came on again this day to be  
heard upon the papers formerly read & the  
report of A. L. Pridemore Commissioner of  
sales, filed more than ten days before the  
commencement of this term, and the ar-  
gument of Counsel, upset bid of Jas. L. Scott  
together with John H. Scott, and J. H. P. Barron  
his security, who file their bond, advancing said bid 10-  
one cent on the gross sales thereof making said  
upset bid \$3468.30 to which upset bid there are  
no exceptions; and the cause being argued by  
Counsel, the Court is of opinion the upset  
bidder & his securities are ~~responsible~~<sup>guarantors</sup> for  
that sum & that said bid should be ~~excepted~~  
<sup>and the same is so accepted</sup>  
in consideration whereof & for reasons  
appearing to the Court the former sales made  
to be. Blimp, and L. L. Hamblin & Russ  
D. Hlaney are & each of them is hereby  
set aside, and the Commissioner A. L. Pridemore  
will cancel & surrender to said former  
purchasers the notes heretofore taken by him  
~~for said~~<sup>to</sup> purchasers, and said Commissioner  
will proceed, to execute the decree of sale  
heretofore entered in this cause on the 27<sup>th</sup>  
day of August 1880. Confirming himself in  
all things to the terms thereof, except he shall  
offer the ~~same~~<sup>lands</sup> ~~at~~<sup>at the beginning of the</sup> ~~the~~<sup>subm</sup> ~~upset~~<sup>offering</sup> bidding ~~at~~<sup>to wit</sup>



The sum of \$468.30 requiring now in hand  
 a sufficiency to pay the costs heretofore <sup>paid</sup> by  
 said former jurist, <sup>with interest from time of payment & from</sup> the additional  
 he will, when realized from said former jurist, the costs paid by <sup>him</sup> ~~himself~~ <sup>himself</sup>  
 costs of this sale, he will report his  
 action to this court & the cause is con-  
 cluded-

Entered Page 197  
 John C. Orr, D.C.

Entered  
 in court  
 Apr. 7/81

31.05  
 31.08



Wood Marsh & Co

vs  $\frac{2}{3}$

Jno C Olinger

Weiler & Bro

vs

Jno C Olinger  
and

E. J. Shultz & Co

vs

Jno C. Olinger

In Chancery

These causes came on this day to be heard upon the papers heretofore read, and upon Commissioner Orr's second report filed in the cause on the 11<sup>th</sup> day of August 1880 and was argued by counsel. And it appearing that there are no exceptions to said report the same is confirmed on consideration whereof it is adjudged ordered and decreed that unless the defendant John C. Olinger or some one for him shall within 30 days from this date pay to the several judgment creditors reported by Comr. Orr the respective amounts of their judgments together with interest and costs, and shall further pay the costs of these suits.



A. L. Pridemore who is hereby appointed a special commissioner for that purpose shall after giving 30 days notice of the time place and terms of sale by notice upon the Court house door and at two or more public places in the vicinity of the land sell the 130 acre tract, the 186 1/2 acre tract, the 23 acre tract, the 20 1/2 acre tract, the 100 acre tract, and the 400 acre tract, reported by Com Orr in statement B filed with his report, or so much thereof as may be necessary to pay the judgment liens reported as well as costs of suit and expense of sale, at public outcry to the highest bidder at the front door of the Court house on some Court day, on a credit of one two and three years except as to so much as may be necessary to pay the costs of suits and expense of sale, which must be paid in cash, The Commission will take from the purchaser bond with good personal security for the deferred payments bearing interest



from date. And it not appearing  
from Commissioner Orr's report what  
interest John C. Olinger has in the  
13 1/5 acre tract of land lying in  
the Upper Crab Orchard he is  
directed to ascertain & report  
by the next term the exact interest  
John C. Olinger has in said tract  
of land. He will further  
report what lands the said  
Olinger owns in the county of  
Wise which are liable to be  
sold in satisfaction of the  
judgments reported, and any  
other matter deemed pertinent  
by himself or specially required  
by either party and the cause  
is continued.



Wood Marsh & Co  
vs  $\frac{3}{3}$  Decree  
Jno C. Olinger

Weiller & Bn  
vs  $\frac{3}{3}$  Decree  
Jno C. Olinger

and  
E. J. Shultz & Co  
vs  $\frac{3}{3}$  Decree  
Jno C. Olinger

1880  
Entd. this Decree  
p. 24 K.  
August 27 1880

Entered page 126  
F. R. Stickley D.C.

Assumed Olinger to be  
21. 1881. Aug 27 1881.  
On com



Wood, Marsh & Co vs J. C. Oliger.

E. T. Shultz & Co " Same } In delay

Miller & Bro " Same

This cause came on this day to be heard upon the papers formerly read in the cause and the report of James W. Orr, Commissioner, and exceptions thereto; Upon consideration of which the said report is recommended to said Commissioner, ~~and the cause is continued.~~



Wood, Mark Hex  
E. T. Shultz Hex &

Miller & B. Penco

20 J. Sierra

John C. Olinger

Entered on 10/1/80

Gas. H. Orr, Clerk

(7)

Order

J. C. H.

Mar 24/80



And he will also report upon what lands the said Olinger owns in  
~~the State~~ and where the same lie, which is subject to said  
 liens

Wood, Marsh & Co vs John L. Olinger  
 Miller & Bro " Same } Items in Chy.  
 E. T. Shultz & Co " Same }

These causes came on this  
 day to be again heard upon the papers former-  
 ly made in the case and the report of Spe-  
 cial Commissioners Wm. H. Orr, A. L. Pridemore  
 and R. A. Myers, and was argued by counsel,  
 and it appearing to the Court that the said  
 report has been filed the time required by law  
 the same is hereby confirmed. In consideration  
 of which the Court doth adjudge, order and  
 decree that James H. Orr one of the Commis-  
 sioners of this Court make and state an account  
 of the liens against the lands of John L.  
 Olinger and report upon their priorities and  
 he will report his action to the next term  
 of this Court, and these causes are  
 continued.



Howel, Marsh & Co  
Wiles & Bro.  
E. T. Shultz & Co

as } Secru

John C. Olinger  
Entered Page 51.  
Jas W Orr Clerk.

(5)

(Advertised for 8" Mar 1880  
Feb 20" 1880.

Enter this Secru

J. A. K.  
Nov. 28/29



+ ~~W~~ Elder & Bros vs J<sup>r</sup>. C. Olinger  
 + E. P. Mully vs J. C. Olinger

Wood, Marsh & Co

vs

J<sup>r</sup> Geo. Oling.

John C. Olinger

These causes came on this day to be heard upon the papers formerly read in the cause <sup>of Wood, Marsh & Co vs J<sup>r</sup>. Olinger</sup> and the Report of Special Commissioners Wm. Orr and R. B. Ayers; upon Considerations of which the said report is hereby confirmed it having been filed the length of time required by law; and the Court doth adjudge order and decree that ~~after~~ after the close of this Court the said Commissioners, <sup>together with A. L. Pridmore who is here appointed a Special Commissioner</sup> do sell so much of the land in the bill mentioned as may be necessary to pay the debt, interest and costs formerly decreed, the plaintiffs in this cause <sup>of Wood, Marsh & Co</sup> and the expenses of sale, at the front door of the Court house of Luz County on some Court day to the highest bidder, on six, twelve and eighteen months time, except the costs which must be paid down, and they shall require bonds with good security as to the deferred payments. They shall advertise the time, place, and terms of sale at least 30 days by posting written notices

and upon the bills taken for confessed against the defendant J<sup>r</sup>. C. Olinger in each of the other causes named in the caption, and were argued by Counsel

Commissioner to be sold with the land



Thence at the front door of the Court  
house of San Leandro, <sup>on some Court day</sup> and at two  
public places in the vicinity of the  
land, and report to Court, and  
the cause is continued

X Also the assignment in the bill mentioned  
of Heiden & Bro for \$131.00 with legal interest  
on \$12.25 paid therefrom the 1.<sup>st</sup> of Feb 1876  
and interest on the residue from the 14.<sup>th</sup> June  
1876 till paid off \$8.25 costs of suit at law - and  
also their costs in this suit. And also the  
Lodgt in favor of E. T. Shultz Dec. for the sum  
of \$54.25 with interest thereon from the 5.<sup>th</sup> Decr 1876  
till paid & \$8.08 costs of suit at law - And  
the Lodgt in favor of P. Hergen for \$304.73 and  
interest on \$301.26 from Augt 7.<sup>th</sup> 1877 till paid  
and their costs by them expended



Wood, Mark & Co

vs

John C. Olinger

} In Chancery

This cause came on this the 31st day of August 1878 to be heard upon the Bill and Exhibit filed in the cause; and it appearing to the Court that process has been duly executed upon the said John C. Olinger and he not having appeared and answered, filed or answered the said Bill, the same is taken for confessed: And the Court doth order, order and decree that the said Wood, Mark and Co., recover of the said John C. Olinger the sum of four hundred and forty nine (\$449.92) dollars and ninety two cents with six per cent interest thereon per annum until paid; and \$7.48 for his costs at law, and the costs of this suit.

And unless the defendant Olinger shall pay the sums herein decreed against him within 90 days from this date, or some one for him, then it shall be the duty of Wm. Orr and B. A. Ayers, Special Commrs., to <sup>sell</sup> ~~sell~~ the land in the Bill mentioned a sufficient length of time to satisfy this decree and the costs of selling. They shall require the costs of this suit to be paid down and the expenses of selling. They shall take bonds for deferred payments



with approved personal security. They shall  
rent said lands at the front doors of the Court  
house of said <sup>County</sup> to the highest and best  
bidder after advertising the time place and  
terms of renting at the front doors of the  
Court house of Lee County and upon  
the lands to be rented and at some  
public place in the vicinity of the land  
by posting written notices and report  
their action to Court and the cause is  
continued.



Wood, Marsh & Co.,

ms } Secre

John L. Olinque

Entered Page 76<sup>4</sup>

R. H. Orr Jr. D.C.

Enter  
In A.C.  
Aug 31/78



The deposition of John C Olinger taken before the undersigned Commissioner in the Chancery causes of Wood Marsh & Co & others against said John C Olinger. The said Olinger a witness of lawful age, and being first duly sworn, deposes and says, I own one share or interest in the 21000 acres of land that descended from my father John C Olinger &c deed to his heirs, or children, seven in number, it being lot No 1 in the partition of said land made by Carr Bailey & others, Commissioners, ~~who partitioned said land~~ and which lot was assigned to me by said Comrs, and contains <sup>Some more or less</sup> 3000 acres, I also own lot No 2, in said tract, which was assigned by said Comrs to Ann E Kelly and afterwards conveyed by her to me, and which lot No 2, contains 3000 acres as shown by the report of said Comrs. This conveyance was made to me by deed from said Ann E Kelly, and is of record in the Clerk's office of Wise County Court, and I ~~own~~ <sup>about 8,000</sup> purchase money on <sup>her</sup> said interest. I own  $\frac{3}{4}$  of the 1315 acres lying in the Cralorchard on the North Side of the Stone Mountain, which descended from my said father to his heirs. One seventh by heirship, one seventh by deed from Wm J Parsons & wife and James Moore & wife, and one seventh by deed from Ann Eliza Kelly. I also own a tract of 400 acres of land in the Cralorchard conveyed to me by James Moore & Eliza Lett Moore his wife, which I find has been left off the land books in the reassessment



of the lands made in the year 1880.

J. C. Olinger

The foregoing deposition of J. C. Olinger was  
this day taken subscribed and sworn to before  
me. Given under my hand, Feb 22<sup>nd</sup> 1881.

James W. Orr. Comm.

J

W. C. Olinger  
vs. Depo of Depo  
W. C. Olinger



Wood, Marsh & Co

vs

} L. O. Kelly

John S. Olinger

To the Hon. John A. Kelly  
Judge of the Circuit Court of Lin County

Your undersigned commissioners, appointed  
by your honor's decree in the above  
styl'd Cause on the 31<sup>st</sup> day of August  
1878, for the purpose of selling the lands  
in the Bill and Pleadings named, for  
a sufficient length of time to satisfy the  
debt, interest and costs, so that the selling  
be not more than five years, Beg leave  
to report that after advertising as re-  
quired by said decree that they endeavor-  
ed to sell said lands on the 12<sup>th</sup>  
day of the Feb. term of the County Court  
of Lin County and also on the 1<sup>st</sup> day of  
the March term of said Court, <sup>1879</sup> but  
could not get a bid. Your  
commissioners are of opinion that  
said lands will not sell for  
enough to pay said sums of money  
in five years and think that the  
same will have to be sold.

Respectfully Submitted

Wm. Orr } S. Canine  
R. A. Ayers }



Wood, Marsh & Co

25 } Commis Report

John D. Oliver

Filed Mar 10th 1879.

Jas W Orr. Clerk

(3)



Wood, Marsh & Co vs J. D. Olinger }  
Weiler & Bro " Sams } In Chy  
E. T. Shultz & Co " Sams }

Your undersigned Special Commissioners in the above styled and consolidated Causes beg leave to Report that pursuant to the terms of the decree therein rendered at the last term of the Court they have offered the land several times for sale and have as often failed to get bidders.

They think the reason of this is that there are several other judgments liens against said land and they suggest that your Honor appoint a Commissioner to make and take and account of the liens against said lands and report upon their priorities.

Respectfully Submitted.

Wm. A. Orr

R. A. Ayers,

A. C. Bidmore

Special Commissioners.



Wood, Marsh & Co

Wiley & Bro

E. L. Shultz & Co

vs. } Lewis Report

John D. Olinque

Filed Oct 27th 1879.

Edw Orr Clerk

(4)



Virginia.

Lee County Circuit Court.

Wood March & Co Pliffs vs John C Olinger Dft.  
Weiller & Bro Pliffs vs Same Dft. In chy.  
E. T Shultz & Co Pliffs vs Same Dft.

The undersigned who was appointed a commissioner in said cause at the Nov. term 1879, and directed to make and State an account of the liens against the lands of defendant Olinger and report their priorities, also to report what land the said defendant owns and where the same lies, which is subject to said liens. - Respectfully reports, that after advertising upon the Court house door of said county on the 20th day of February 1880, and mailing to said Olinger a written notice of my intended proceeding, I proceeded on the 8th day of March 1880, at the Clerk's office of said court to discharge the duties imposed upon me by the decree in said cause. I have prepared a list of said liens, which is herewith filed marked "A", in which the said liens are listed according to their priority, but it will be observed in said list, the date of each lien is given, and that some of said liens stand parallel in point of priority. The amount of said liens principal, interest and costs, calculated to the 7th day of March 1880, is \$6185.87, to which I have added \$93.59 the estimated costs of the said three chancery causes making a total sum of \$6777.46. The defendant did not appear before your Commissioner and to ascertain the lands owned by him in the



County. I referred to the land book returned by the  
Commissioner of the revenue for the year 1879. I  
have prepared a statement herewith filed marked  
"B", which shows the several tracts of land owned  
by the defendant, and where the same lies,  
and the assessed value of each tract, and to  
the said statement I have added a tract of 1315  
acres lying in the upper Cranberry, charged on  
the said land Book to the estate of John C. Olinger  
deceased, and in which the defendant has an in-  
terest, but your Commissioner has been unable to  
ascertain certainly what that interest is.

Some of the judgments reported are against the de-  
fendant and other parties, but where that is the case,  
the defendant is either principal debtor, or the security  
for his son C. C. Olinger who is considered insolvent,  
and in so 7. security for Thos. D. Walcott who is also  
insolvent. Respectfully submitted.

James W. Orr, Commissioner

To

Wm. J. Kelly, Judge



Wood Marsh & Co. at  
also

vs 3/4 Court's Report

John L. Olinger.

Filed Mar 10th 1880.

John W. Orr, Clerk.

1881. Mr Deane & Co's

1881. Aug Deane & Co's

(6)

Court fee \$15.00



List of liens against the real Estate of John C Olinger.

1. To Litton & Jesse for decree of the Circuit Court of Lee County Apr 5<sup>th</sup> 1877 for \$ 42.49  
 Int. thereon from Apr 30<sup>th</sup> 1877 to Mar 7<sup>th</sup> 1880. 7.43  
Total Pr. Int. Mar 7<sup>th</sup> 1880. 49.92

2. To Gorman McClung & Co for Judgt of Circuit Court of Lee County Apr 8<sup>th</sup> 1877 & final Judgt on Forthcoming bond Aug 30<sup>th</sup> 1877 1181.95  
 To Int. thereon to March 7<sup>th</sup> 1880. 178.66  
 Costs of Judgt on Bond 5.67  
Total Pr. Int. <sup>costs</sup> Mar 7<sup>th</sup> 1880. 1366.28

3. To D. J. Hoar & Co for Judgt of Circuit Court of Lee County Apr 8<sup>th</sup> 1877 & final Judgt on Forthcoming bond Aug 30<sup>th</sup> 1877 for \$419.53, Subject to a credit of \$18.53 May 20<sup>th</sup> 1877.  
 \$120.00 Feb 29<sup>th</sup> 1877 & \$80.00 Apr 29<sup>th</sup> 1877.  
 Balance of Principal at last date. 246.33  
 Interest to Mar 7<sup>th</sup> 1880. 12.55  
 Costs on Judgt on Forthcoming bond 5.09  
Total Pr. Int. & Costs, Mar 7<sup>th</sup> 1880. 263.97

4. To P. Hagan for Judgt of the Circuit Court of Lee County Aug 7<sup>th</sup> 1877 for 301.96  
 Interest thereon to Mar 7<sup>th</sup> 1880. 46.80  
 Costs on said Judgt 2.77  
Total Pr. Int. & Costs, Mar 7<sup>th</sup> 1880. 351.53

5. To Wm N McNeil & A. J. Ely Curators of the Est of John Shaggs decd, for Judgt of said Court Sept 8<sup>th</sup> 1877 for \$90.00 with Int & Judgt on Forthcoming Mar 30<sup>th</sup> 1878 for 104.54

Paid in full

Paid in full

Paid in full

Paid in full

Paid in full



To Interest thereon to Nov 7th 1880.

15.15

Costs on Judgt on Bond

3.27

Total Pr, Int+costs, Nov 7th 1880.

122.76

6 To Wood Marsh & Co for Judgt of Circuit

Court of Lee County, Dec 6th 1877 for

447.92

Interest thereon to Nov 7th 1880.

71.98

Costs on said Judgmen't

7.48

Total Pr, Int+costs Nov 7th 1880.

527.38

7 To Weillers & Bros Judgt of said Court, Apr 6th 1878

131.00

Interest thereon to Nov 7th 1880.

27.54

Costs on said Judgmen't

8.08

Total Pr, Int+costs Nov 7th 1880.

168.62

8 To Am Wilsons Exrs for Judgt of Circuit

Court of Lee County, Apr 6th 1878 for

96.50

Interest thereon to Nov 7th 1880.

14.55

Costs on said Judgmen't.

8.86

Total Pr, Int+costs Nov 7th 1880.

119.91

9 To Elias Plamery for Judgt of Circuit Court

of Lee County Apr 6th 1878 for

290.31

Interest thereon to Nov 7th 1880.

131.89

Costs on said Judgt

7.00

Total Pr, Int+costs Nov 7th 1880.

429.20

10 To E. T. Shultz & Co for Judgt of Circuit Court

of Lee County, Apr 6th 1878 for

54.25

Interest thereon to Nov 7th 1880.

10.57

Costs on said Judgt

8.08

Total Pr, Int+Costs Nov 7th 1880.

72.90

Paid in full

Paid in full

Paid in full

Paid in full



Paid in full

11 To Rear & Son for Judgt of Circuit Court of  
Lee County, Sept 6th 1878. for Judgt on  
Forthcoming Bonds, Oct 17th 1878 for 39.01  
Interest thereon to Nov 7th 1880. 3.24  
Costs of Judgt on Forthcoming bond 2.77  
Total Pr, Int & Costs, Nov 7th 1880 45.02

Paid in full

12 To Wm N McNeil Admr of John Shaggs decd.  
for Judgt of said Court, Sept 6th 1878. for 115.74  
Interest thereon to Nov 7th 1880. 28.48  
Costs of Judgment 8.50  
Pr Int & costs 152.22  
By amt Pr & Int of assets claimed by Olinger 60.01  
Bal due said Judgt Nov 7th 1880. 92.21

Paid in full  
part

13 To Casellon Wade for Judgt of Circuit Court  
of Lee County vs said Olinger J. B. Olinger  
Sept 6th 1878 for \$161.76 with Int. Subject to  
Credit of \$56.55 Nov 16th 1876, Bal Pr last date 128.83  
Interest thereon to Nov 7th 1880. 42.37  
Costs of Judgment 7.60  
Total Pr, Int & costs Nov 7th 1880. 178.80

Paid in full

14 To Weiller Bros & Co for Judgt of said  
Court Apr 5th 1879. for 115.52  
Interest thereon to Nov 7th 1880. 13.28  
Costs of Judgt 7.96  
Total Pr, Int & costs Nov 7th 1880. 136.76

Paid in full

15 To Lucker Smith & Co Judgt said Court Apr 5/79 167.55  
Interest thereon to Nov 7th 1880. 24.16  
Costs of said Judgt 7.96  
Total Pr, Int & costs, Nov 7th 1880 199.67  
4126.65



<div> <div> This Judgt is subject to Crd of 109.09 May 31st 1880.  Lester Jas W Orr Comm.  Ans 2329  Paid in full </div> <div> Paid in full </div> </div>		<div> <div> 16. To Penniman &amp; Bro for Judgt said Court, Apr 1/79 \$116.81  Interest thereon to Mar 7th 1880. 15.95  Costs of said Judgt 8.44  Total Pr, Int &amp; Costs Mar 7th 1880 141.20 </div> <div> 17. To Hurst &amp; Shellbourne for Judgt of said Court, July 11th 1879 for 166.49  Interest thereon to Mar 7th 1880. 6.50  Costs of said Judgt 4.89  Total Pr, Int &amp; Costs, Mar 7th 1880. 177.88 </div> <div> 18. To Adam W Buttle for Judgt said Court, Aug 4/79. 483.75  Subject to Credits, lead Int. Mar 7th 1880. 26.48  Costs of said Judgt 5.72  Total Pr, Int &amp; costs Mar 7th 1880. 515.95 </div> <div> 19. To Wm A J Reesor for Judgt said Court Aug 4/79. 440.00  Interest thereon to Mar 7th 1880. 53.10  Costs of said Judgt 5.72  Total Pr, Int &amp; costs Mar 7th 1880. 498.82 </div> <div> 20. To Wm McCallinsworth Judgt said Court, Sept 1/79. 80.00  Interest thereon to Mar 7th 1880. 5.64  Costs of said Judgt 5.03  Total Pr, Int &amp; costs, Mar 7th 1880. 90.67 </div> <div> 21. To Thomas Flannery for Judgt said Court, Sept 1/79 324.00  Interest thereon to Mar 7th 1880. 10.53  Costs of said Judgt 5.03  Total Pr, Int &amp; costs, Mar 7th 1880. 339.56 </div> <div> 22. To Mr. D Richmond Judgt said Court, Dec 6/79 58.25  Int. thereon to Mar 7th 1880. 9.20  Costs of said Judgt. 7.00  Total Pr, Int &amp; costs, Mar 7th 1880. 74.41 </div> </div>
<div> <div> This Judgt is subject to Crd of \$15.00 Mo 22nd 1880.  J W Orr Comm. </div> <div> Paid in full </div> </div>		<div> <div> Total  Amt carried forward - 5965.14 </div> </div>



		brought forward.		\$8965.14	
23.	To Jno M Andis, Judgt said Court, Dec 6/79	66.75			
	Interest thereon to Nov 7th 1880.		4.75		
	Costs of said Judgt		7.60		
	<u>Total Pa., Int. &amp; Costs, Nov 7th 1880</u>				79.10
	To Estimated Costs of the three consolidated Chancery Causes.				<u>93.59</u>
	<u>Total amount of liens &amp; costs Nov 7th 1880</u>				<u>\$6137.83</u>

To the Honorable Jno A Kelly Judge of the Circuit Court of Lee County,

The undersigned, to whom was recommitted his report as Comr in the Chancery causes of Wood Marsh & Co., <sup>et als</sup> vs J. C. Olinger by decree in said causes at the March term 1880, respectfully reports that he has prepared the foregoing list of liens against the real estate of said defendant



which differs from the previous one only in  
this that he has given said Olinger credit, or  
has reduced the amount of liens heretofore  
reported by the amounts he has paid thereon.  
<sup>by amount of effects & the case of Dragg's test</sup>  
leaving the amount of said liens and the  
estimated costs of said suits on the 7th day of  
March 1880, \$6137.83. Two of the liens above re-  
ported are yet subject to credits for payments  
made thereon by said Olinger since Nov 7th 1880,  
and the amount of which credits are endorsed  
in the margin of the list. Respectfully submitted,  
James W. Orr, Comr.



Wood Marsh & Co. <sup>at</sup>  
vs 3 Court Order 2nd report.

B. B. Olinger  
Filed Aug 11th 1880.  
Jas W. Orr. clk.

(8)

Court fee \$5.00



Wood Marsh & Co

Plffs

against

John C Olinger

Deft

In Chancery.

The undersigned Comr in this cause who was by a decree at the last term directed to ascertain and report by the next term the exact interest the defendant has in the 1315 acre tract of land lying in the Upper Crab Orchard, also what lands the said Olinger owns in the County of Wise, liable to be sold to satisfy the judgments reported against said Olinger, respectfully reports that he summoned said Olinger before him, and took his statement or deposition, which is herewith filed marked "O", by which it appears that defendant Olinger owns one share in a tract of 21000 acres of land lying in Wise County Va, and which descended to the heirs of John C Olinger Sr deceased from said decedent, and which was assigned to him by the Commissioners who partitioned said land, and which share contains 3000 acres, also one other share in said tract of land containing 3000 acres, which said John C Olinger purchased from Ann Ediza Kelly, but upon which he owes about \$700 purchase money, said John C Olinger also owns  $\frac{3}{4}$  of the 1315 acres lying in the Crab Orchard on the North side of the Stone Mountains, which likewise descended from John C Olinger Sr deceased to his heirs, one



seventh having descended to the defendant, and the remaining 34 having been purchased from Mrs J Parsons & wife and James Moore & wife and Ann E Kelly. The defendant also owns 400 acres of land in the Cralorchard in Lee County conveyed to him by James Moore & Elizabeth Moore his wife which he states he finds has been left off the land Book in the late reassessment of the lands. Your court files herewith as part of this report, marked "X1," "X2" & "X3," <sup>copies of</sup> the three deeds conveying to the defendant the said 34 of the 1315-acre tract, and the 400 acre tract, lying in the Cralorchard, also a copy <sup>marked "X4"</sup> of what said Olinger states is the report of the Commissioners who partitioned the said 21000 acre survey in Wise County, among the heirs of John C Olinger Sr deceased. The defendant swears in his deposition, that he has a deed from Ann Eliza Kelly for her interest in the 21000 acre tract, that is recorded in Wise County. Respectfully submitted, February 22<sup>nd</sup> 1881.

James W Orr, Coun.



Wood Marsh & Co

vs. Cour's Report

Ordn to 3"

John B. Olinger

Filed Feb 26<sup>th</sup> 1881

James W. Orclh.

(10)

Cour's fee \$2.50



\* The lands thus sold I am informed is the interest of John C. Blinger in a large survey formerly owned by his father J. C. Blinger Sen. Cicero & Henry S. Frank deceased, and will be more specifically shown by a deed of conveyance for the same to said Company now in their possession & of record in this Court, as I am informed & copy of which the said Company by their agent - Mr. Myers propose to file with this report to be considered along with it.

To the Hon. John A. Kelly Judge of the Circuit Court of Lee County Virginia  
The undersigned who was appointed a special Commissioner in the case of Wood Marsh & Co against John C. Blinger begs leave to report, that in pursuance to the last decree rendered in said cause he advertised said lands for sale at the May term 1881 of the County Court. - But before that day arrived, your Commissioner was informed that the defendant had made sales of certain mountain lands owned by him for a sum sufficient or nearly so to discharge all the judgments against him. This sale was effected with the "Tinsalia Iron Coal Co" of Penn. which Company has considerable real estate in this same County, and has been paying promptly all claims against it. Being assured by Mr R. A. Syer, the Companies atty that said sale would be completed at the price of \$5,900. but which sum was to include the purchase price of Ann Eliza Kelly's share. The said Company deducted from the first sum above for arrears of Taxes \$37.83 and 1/2 of a judgment against said Ann Eliza Kelly. 16.16  
And Ann Eliza Kelly's claim the sum of 709.90  
which deducted from the gross purchase 763.11  
above \$5,900 leave net fund. \$5,136.11



The said Company then through Mr. Sgers  
their atty., paid to me in hand to the former  
purchaser the sum of \$163. Costs and Com. which  
leave the net sum of \$4973.11 to be  
applied to the discharge of the defendants  
debts. For this sum said Company has  
executed its note, three in number each  
for the sum of \$1657.70's due one two or  
three years from date with interest - wist.

E. K. Wyndman of Penn.  
of your ~~order~~ <sup>order</sup> Com. is informed although he saw a person said with  
their security - Your Commissioner is ad-  
vised that these parties are men of liberal  
means, but they live out of the State of  
Virginia, and your Com. refers to this Court  
the propriety of such security - The contract  
with said Olinger is however that one third is  
to be paid down within 30 days after the  
ratification of this sale by this Hon. Court  
should that be done it would seem ad-  
visable to ratify the sale. And thus come to  
some lands to the defendant. Your Com-  
missioner as of Counsel for one of the  
largest Creditors viz. Cowan & Mc Clung  
has collected from said Olinger the sum of  
\$350. as of April 30 1881 which constitutes  
a credit of that sum on that claim.

The said Olinger claims after payments  
made by him on several of the Judgements



reported in this case so that your Court  
cannot say whether further sales will have  
to be made or not. We suggest the propriety  
of a re-commitment of Court Orr's report for  
the purpose of ascertaining said Credit.  
All of which is respectfully submitted.

A. L. Pickens

June 28<sup>th</sup> 1881.



(12)

133

J. C. Olinger

Filed June 30<sup>th</sup> 1881.

Jas W Orr. Clerk.



Virginia, Lee County Circuit Court Nov 15<sup>th</sup> 1882.  
Wood Marsh & Co & als Pliffs

against } In Chancery.  
John C Olinger Defts }

The undersigned Commissioner in said cause, respectfully reports, that pursuant to the requirements of the decree rendered in said cause, at the August term 1881, he has on this day proceeded to ascertain what payments have been made by the defendant, on the liens heretofore reported against his lands, since my last report, and what sum, if any, will be still due upon said liens after deducting the net sales already made. I have prepared and file herewith marked "X" a new statement of said liens calculating interest down to May 2<sup>nd</sup> 1881, and giving said Olinger credit for all payments made by him not heretofore credited, and by reference to said statement it will be seen that the entire amount of said liens, including the costs of the three chancery causes, was on the 2<sup>nd</sup> day of May 1881,

\$5266.98. According to the report of A. L. Bidmons Comr., there was left the net sum of \$5136.11 of the sale of the Wise County lands, to be applied to the payment of the said liens & costs of suit, and when this sum is deducted from the said amount of liens, there is yet to be raised the sum of \$130.87, and in addition thereto, whatever sum Comr. Bidmons was entitled <sup>to</sup> as Commissioner on the sale made



by him, from the best information your Court  
could obtain, the sale of the three lands was made  
about May 2<sup>nd</sup> 1881. Respectfully submitted,

James W Orr, Comr.

To - The Judge of Lee County }  
Circuit Court }

Predmors Commission -

Bul debt

63.50

130.87

\$ 194.37

Subscribed May 2 1881.

Wood Branch & Co.

33 Cour Orr's 4th report

John B. Oliver

Filed March 15<sup>th</sup> 1882

J. W. Wyatt

Clerk

14

overs fee \$6.00



To the Hon. John A. Kelly Judge of  
Lee Circuit Court

The undersigned Special Commissioner  
having been appointed to ascertain and  
report any liens, not embraced in the  
list of liens heretofore reported against  
the real Estate of John L. Olinger &c &c  
Begs leave to report that there appears  
to be a remnant of two judgments, not  
reported in said list, One in favor of Camp  
bell & Trigg and the other in favor of John A.  
Campbell; and they should stand at the  
head of the list of liens as they appear to  
be older Judgt than any reported in  
said list — From the fi fa and the  
Credits thereon there seems to be due on  
the Campbell & Trigg Judgt March 26<sup>th</sup> 1877  
the sum of \$52.80, Prin, Int. Cost & Commission  
added, but on this fi fa the Sheriff J. C. Scott  
has endorsed that there only remained  
to be collected on the Judgt \$32.03 date  
not given. On the other one due  
J. A. Campbell — according to the face  
& Credits on fi fa, there was due Aug  
4<sup>th</sup> 1884, the sum of \$176.91; but there is also  
an endorsement by Sheriff J. C. Scott on a later  
fi fa, Sept 1878 that there only remained  
to be collected on said Judgt the sum of  
\$40.23, and also that said fi fa had been  
executed as to \$235.18, & that by an agreement  
he only \$240. of the debt as principal was to be  
Collected, so from these state of facts



It is hardly possible from the papers to ascertain what amounts, if any, are yet due on these Indgt. the foregoing and the statements is all that your court can do under the circumstances the D. Sheriff does not show what he has done with but little of the money he enters as credits.

Respectfully submitted  
J. A. Hyatt

Wm. Marshall

Court Report

Wm. of Lewis

J. H. Clumpers

Filed Aug. 16 1884

J. A. Hyatt

(16)

(188)

Amos 1880



To The Hon John A. Kelly Judge of the  
Circuit Court of Lee County Virginia

The undersigned who was heretofore appointed a special commissioner, in the several causes against John C. Olinger, heard with the leading Cause of Wood Mershaw against said Olinger. Begs leave to report - In addition to the facts already reported by him: That of the sales of its mountain lands reported by him he received in the year 1882, from Mr R. A. Ayers, the atty and agent of the Company the sum of \$1728. That being the first payment including a small amount of interest of this sum \$1200. was required to pay the balance of the Cowan Mc Clung's debt and attendant costs. This sum was paid to and disbursed by your Court. in Nov. 1882. In the same month there was paid him the balance of \$528. of which sum \$304.14 was required to pay balance of D. J. Hordley's claim, and the residue he paid Mr Hagan on his judgement \$223.86 - of said purchase money he received June 20<sup>th</sup> 1883 the sum of \$1860.78 that being the second installment and accumulated interest, and he disbursed the same as follows, viz:



He paid to Mr Orr of fees due him  
which had accumulated from time to time  
the sum of \$48. 89. He paid Mr Syer for  
Wood Marsholes their claim in full \$610. 00

To Silas Flanery his " " " 487. 26

" P Hagan his balance " " " 182. 97

" Weller & Bro 1<sup>st</sup> " " " 177. 41

and balance of Chy cash. . . . 28. 36

To E. Shultz their Judgement 115. 30

and balance of Chy Cash. 28. 36

He paid to Litten & Isaac. 39. 89

And to Wm. McNeil on his debt. 140. 00.

The receipt from Mr Orr for the first  
sum herein included a part of the  
Cash to Weller & Bro & E. J. Shultz which  
was deduct. Making in all dis.

bursed out of receipt \$1878. 64

Being as will be seen \$17. 86 in  
excess of receipt. For all the dis-  
bursements your Com. missioner has taken  
and has for inspection receipts - He required the  
Creditors to accept him for the sums due  
them as of the date received by him - because  
many of them were slow & negligent; and the  
money was kept on hand for them.

On or about June 2. 1884, Mr Syer  
paid the last installment to your  
Com. missioner which at that time



as calculated by them amounted to \$1936.00  
From this sum your ~~credit~~ deducted  
the amount due himself over paid  
last year's interest being at sum 18.93  
Leaving net sum for this year - \$1937.07  
which he disbursed as follows viz: ———

To Wm A. J. Reason.	\$12.05
" Roarosen	54.37.
" Levi Permington adm.	300.00.
" A. H. Little Cash.	655.61
" To Miller Bros & Juff.	184.17
" Lucker Smith & Co.	240.58
" Perminian Bros.	169.69
" C. Wade & J. Morgan.	230.68
" Wm. McNeil	121.52.
" Hurst & Shulbourn	<u>52.83</u>

Making in all disbursed. \$2021.50

Received as above say. 1937.07 ———

Being this sum over paid by you \$84.43  
Commissioner this year. He was aware  
when he made these payments that he was  
over paying about that sum, But some  
of the Creditors Wm Permington adv of Thomas  
Blaney was very urgent owing to the con-  
dition of his ~~intestate~~ estate. And by the  
Consent of Wm C. L. Duncan I passed the  
claim of Wm M. Collinsworth which was  
prior to Permington's claims, but it was



attached in an other cause, and would have  
had to be u-loaded as it was perfectly  
safe we concluded to postpone it - His  
said Callinsworths claim, is therefore un-  
paid - and the foregoing amount due your  
Commissioner. And then the amt shown  
by Mr Hyatts report, filed since the last  
term which are - after these items the  
said Olivers debt are paid down to and  
including No 21 Thomas Haneys or Levi  
Permysters his adm. Leaving unpaid  
M. D. Richards, & John M. Snodis Judgements  
And possibly some small amount of  
costs outstanding. The judgement of Cowan  
McClung Dec. was not exactly reported  
correctly too large a credit having been  
given; For amount of Hagan & Padmore, re-  
ceipt for note received from Oliver. Out of  
that note before crediting Cowan & McClung I  
was to retain certain sum, due Hagan & Pad-  
more, and to myself (A. L. P.) and then credit  
and there was a small deduction made for taxes, or  
the residue on Cowan & McClung debt, this made  
their debt considerably larger than our re-  
ports but the same is paid as above stated &  
the matter fully adjusted as herein set-  
forth. All of which is respectfully  
submitted vouchers for all which payments are  
now in my possession. The payees are therefore entitled to cash.  
March, 6/85. A. L. Padmore



Wood March 1885.

S  
V L A. L. Pendermon  
Report Final.

John C. Oliver

Filed Mar 6 1885-

J. A. Hyatt & Co.

(18)



Commissioners Office Knoxville Va. July 14 1885

Wood Marsh & Co

Peffer.

vs.

John B. Olinger

Deft

In Chancery.

To the Hon. John A. Kelly Judge of the circuit court  
of Lee County Virginia

I have endeavored to perform the duty assigned  
by the decree entered in this cause, and the other causes  
heard therewith on the 30th day of March 1885 and now  
beg leave to submit the following remarks in relation  
to the manner in which I have performed those duties:

Genl Pridemore in his report of collections and disburse-  
ments filed in this cause on the 6th day of March 1885  
says, that all liens reported in this cause by Mr Oro down  
to and including the one marked in the Margin 21. has  
been paid except the claim marked 20 due Wm. M. Collinsworth  
which for reasons there stated, was not paid while the  
one immediately following was paid

By reference to Mr Oro second report, it will be seen that  
the 8th claim therein listed is one due the Executors of Wm.  
Wilson dead of \$119.91 as calculated by Mr. Oro.

I have been wholly unable to see any evidence whatever  
that there has been any parting of this claim paid, but  
cannot say that it is not in fact paid. I shall for the  
present consider that it is paid because the Commissioner  
says all claims down to No. 20 and No. 21 is paid

By said Commissioners report it appears that he has over-  
paid his accounts of money in the cause by the sum of \$84.43  
and thus I consider the first of any unpaid liens with interest



\* The fifth in the order of priority is a judgment due D. H. Keen to J. Orr. Balance due them amounts to \$187.32

therein from say Oct 1st 1884. Then of the liens reported by Mr Orr. there is yet unpaid Wm. M. Ballinsworth's claim. The claim due M. D. Richmond and the claim due John M. Andis. Then I find there are 7. other judgments which have been rendered against Mr. Olinger since Mr Orr took his account of judgment liens in this cause. and based on these several matters I have prepared an additional statement of unpaid liens calculated down to Sept 1-1885 and herewith file the same marked (A B B) These liens herein listed amount in the aggregate to \$1230.67 down to Sept 1-1885

This list embraces ~~seven~~ claims, and their order of priority is shown in the left hand margin.

The first in order of priority, is the claim due Bond. Pridemore for amount overpaid by him, the second, is due Wm. M. Ballinsworth, the next two are of equal dignity, and are each marked marked 3. and the same are due M. D. Richmond & John M. Andis. The next two are also of equal dignity and stand fourth in the order of priority, & are so marked, the judgment in each having been rendered on the same day, one of which is due W. A. Orr assignee, and the other is due Messrs Gregg & Co. \* The 6th in order of priority is due J. W. Orr, & the same is so marked; And the last three are of equal dignity and are each marked 7. they having been rendered at the same term of the Court, one of which is due H. S. Keen & the second and third is due J. S. Hyatt

By May John A. S. Hyatt's report filed in this cause Augt. the 16th 1884 and now marked by me (A B D) it would appear that there was a balance due on two judgments, much



older than any of those mentioned in said Statement (A B B) and in fact, older in point of time, than any of those set out in Mr Dows list of liens, and that being true, such balance as may be due thereon would now be first in the Order of priority; But I hear from Maj Hyatt that there is some difficulty in ascertaining what sum if any is really due thereon. One of these judgments is in favor of Benjamin Trigg and the other John A. Bensbell. And since neither of these parties or their attorneys, or Mr Olinger was before me. I did not attempt to investigate these matters. Maj Hyatts report on these matters is on file and if satisfactory may acted on without further enquiry and if so acted on might I should think be placed at the head of the list of liens.

Should it turn out that the Wilson judgment is not yet paid, it would be second in the order of priority and then would follow in regular order the claims set out in said Statement (A B B) and the aggregate amount of liens therein stated increased by the sum of \$300.00 or more;

With said last named statement, I have filed abstracts of the 7 new judgments therein allowed, marked as in the margin therein - 2, 4, 4, 5, 6, 7, 7, 7: X

The cause of Wood Marsh & Co against said Olinger should be alone retained in court, and the cause of Waller & Co, and E. T. Shatto & Co against said Olinger should be at once stricken from the docket together with any other causes or matters brought on to be heard with the first cause.

With the view of ascertaining the annual rental value of Capt. Olingers real estate, I have taken the deposition of Maj John A. G. Hyatt, and herewith file the same marked (A B C) &



by this it would seem that Olinger's land is reasonably worth in annual rent the same of \$250.00 or in other words the same ought to yield in rent, that sum per year.

The liens listed by me against Mr Olinger amount in the aggregate as before stated to \$1230.67 leaving out of view altogether the Wilson judgment, and any balance due Messrs Campbell & Irigg of John A. Campbell as shown by Mr Hyatt in his said report. And as the rents and profits of Mr Olinger's land in five years, would yield \$1250.00, a sum barely sufficient to pay the claims set out in said statement (A B 6) without reference to accruing interest or accruing costs. It follows that if the Wilson judgment and the balance due Campbell & Irigg of John A. Campbell have yet to be paid, the rents and profits of Mr Olinger's land will not in five years pay the judgment liens against it, and my opinion is it will not do so even if there are no other claims to be paid than those set out in statement A B 6;

All which is respectfully submitted.

Henry J. Morgan Esq.  
July 16 1885

#### Supplemental Statement.

At the time of making said statement and writing the foregoing report I was guided alone in arranging and fixing the order of priority by the date of the judgment or decree in each case and hence in arranging the list of liens, the last three set out in said list were treated by me as of equal dignity, all having been entered at the last term of your Honors Court & are each marked T.



I find upon further examination however that the decree of three hundred dollars due Judge H. S. Morris and the first claim marked 7. was rendered upon a certain instrument dated March the 31st 1881 & was recorded on the 14<sup>th</sup> day of April 1883. in the clerk's office of Lin County, which instrument creates a lien on Olinger's land by its own terms. And these being the facts Judge Morris's said claim would stand fourth in the order of priority & then the other claims should be marked so as to conform to said change:

Henry J. Morgan Esq.

Since writing the foregoing. Another small judgment due M. D. Richmond from Olinger was produced to me, and I have allowed the same, and entered it in said statement of liens this judgment calculated to Sept. 1885. Amounts to \$11.66 and this added to the other liens makes \$1242.33 as the aggregate amt of liens:

This last judgment was rendered by a justice of the peace on the 26<sup>th</sup> day of March 1885. And is the 9<sup>th</sup> and last in the order of priority. Two of the judgments preceding it were rendered on the 30<sup>th</sup> day of March 1885 three days later. but they were rendered by your Honor at the your last March Term which commenced March the 24<sup>th</sup>. And said two judgments therefore relate back to March the 24<sup>th</sup> 1885 and are two days older than Mr. Richmond's.

Respectfully Submitted

Henry J. Morgan Esq.

Augt 3 1886



Wood Muck Co.

as. { Capt. Morgens Report

John B. Olinger

Filed July 28 1885.

J. A. Hyatt & Co.

(21)

Commissioners fee \$7.50



Wood Marshole

J.C. Clinger

To the Hon. John A. Keely Judge  
of the Circuit Court of Lee Co Va  
Your undersigned Commissioner  
begs leave to report that he ad-  
vertized, the Home place or saw mill  
tract of land being the lands  
owned by John C. Clinger near  
Turkey Cove and known as his home  
place, and on the first day of  
the February County Court for Lee  
County in pursuance to said no-  
tice he offered for sale said lands  
by the acre, beginning on the west  
end of the farm and running  
across the entire place so as to  
cut the land off the entire width  
of the farm, and the sale was to  
cover so much as would pay  
the amt of Commissioner's re-  
port, and the same was knocked  
down to Harvey Young at the price  
of \$6.00 pr acre and your orator  
thought it would take about \$300.00  
to pay off all demands, but the amt  
was to be laid off to the purchaser  
so as to cover the debt or cash. Mr  
Young arranged with your Com his Com  
and the Cash and then executed his  
note for 1241. 92 due as prescribo



by said decree on 6, 12 or 18 months  
with interest from date. Your Com  
does not believe this sum will  
pay all now in arrears - and so  
more land will have to laid off

Your Commission deems a  
survey necessary in order to settle  
properly with the purchaser -  
Mr Young gave John A. G. Hyatt as se-  
curity which your Com deems per-  
fectly good. Your Com regards the  
sale as a low one, yet - perhaps the  
best that could be done - The debtor  
took no interest in the matter  
was not present, and to all  
human appearance cares nothing  
about it - It does seem the  
creditors ought to realize their  
claims some time - All of which  
is respectfully submitted.

A. S. Parlinmore  
March 4<sup>th</sup> / 86.



Wood Marsholes

v3 Report of  
Cerm. A. L. P.

J. C. Olinger

Filed March 4<sup>th</sup> 1886.

J. C. Olinger & Co.

(23)

2/3 1  
mm

2mm



Wood March 25<sup>th</sup> 1888

v

John C. Blinger      def<sup>t</sup> } In chg.

This cause came on this day to be again heard upon the papers formerly read, and the report of ~~Commissioner J. W. Orr~~ ~~and the report of~~ sale by Comr A. L. Pridemore; and the petition of defendant J. C. Blinger for a re-hearing; and was argued by Council - An consideration of which and for reasons appearing to the Court said sale is set aside and the notes executed to said Comr. directed to be canceled, and the cash money paid to said Comr. by the purchaser ordered to be refunded ~~to~~ him. And thereupon said Blinger and each of the said Creditors being represented by Council, the Court by consent of the parties rendering the following decree: That said account, <sup>and statement of</sup> ~~and statement of~~ claims be the same is confirmed except the one reported due J. W. Orr which being admitted by him to be paid



is Stricken from its list - and by  
like Consent the said Olinger, rents  
his Home ~~tract~~ saw mill ~~place~~<sup>tract</sup>  
from said Corn, for a period  
of four years for the sum of  
\$1404.00 being the amt of said debt  
interest & costs included from small  
Claims added thereto - one in favor  
of Alexander Olinger for \$36.36 and  
legal interest thereon from Aug 15, 1885 -  
subject to a credit of \$14.50 paid Dec.  
4<sup>th</sup> 1885, and \$1.00 cash. one in favor of  
Peter Reaser, for the benefit of Wallis Reaser  
for the sum of \$67.72 and legal interest  
thereon from Nov 15<sup>th</sup> 1877, and \$1.00 cash,  
subject to the following credits, \$40. paid  
Dec. 15<sup>th</sup> 1877, \$5.00 paid Aug. 1<sup>st</sup> 1878,  
\$1.24, Oct. 5<sup>th</sup> 1878, one in favor of  
Wallis Reaser for \$15.00 with interest from  
Feb. 1<sup>st</sup> 1876 and \$1.00 cash - one also in  
favor of said Wallis Reaser, for the  
sum of \$21.40 and interest thereon from  
21<sup>st</sup> Nov. 1876 and \$1.00 cash - all of which  
are now on file in the County Court clerk's  
office. And the said Olinger having  
executed his bonds payable for said  
sums on the basis above <sup>one per cent annually</sup> mentioned, with  
J. B. F. Olinger, J. H. Olinger, C. F. Hamblin



To the Hon. H. S. K. Morrison Judge  
of the Circuit Court of Lee Co

The undersigned Special  
Commissioner, in the case of  
Hood Marsh v. John C. Olinger  
and several causes heard therein  
including the cases of C. Slump  
and Patrick Hagan against the  
same begs leave to report that in  
all of the cases except the last  
two he acted as Commissioner &  
in the last two as well as several  
others as Counsel - And since the  
last term of this Court said  
John C. Olinger has paid him  
the balance shown to be due the  
several Creditors therein - In fact  
most of the debts were the  
individual property of your  
Commissioner, but such as was  
not his by assignment he has  
paid out - In the settlement said  
Olinger was to pay B. H. Sewell  
Census in Slump & Hagan's cases his  
Census but did not do so your Court  
thinks Mr Sewell ought to have a  
decree for one half Census which  
would be about \$15<sup>00</sup> all of which  
is respectfully submitted.

A. L. Proctor



A. L. Melville  
Carr

In { Report  
} Final

Wood marsholes  
&

J. C. Olinger ~

Dec. 7. 1888

26

Enter this  
Dec. 8. 1888



John B. Olinger

To sundry persons his Creditors

Dr

1. For amount overpaid his receipts by Saml. Prochman  
say about the first of Oct 1884 in his acct 84 43  
Interest thereon to Sept 1-1885 4 64 89 07

2 For Judgt. Sept 1-1879. Wm. M. Ballinsworth vs. Olinger 80 00  
Interest on same to March 7-1880. 5 44  
74 56  
Credit March 22 1880 by cash 15 00  
69 56  
Interest thereon to Sept 1-1885 22 65 92 21

3 For Judgt Decr 6-1879. of M.D. Richmond vs. Olinger 58 21  
Interest on same to March 7-1880 9 20  
Add for costs of suit at law 7 00  
Int on Orig Judt to Sept 1-1885 19 18 93 59

(Morrison should have 4<sup>th</sup>)

3 For Judgt Decr 6-1879. of John M. Indico vs. Olinger 66 75  
Int on same to March 7-1880 4 75  
Add for costs of suit at law 7 60  
Int, from Mar 7-1884 to Sept 7/85 22 00 101 10

4 For Judgt. Feb 19 1884 of St. A. Crockett vs. Olinger  
with interest from Nov 29 1875 for 20 00  
Interest on same to Sept 1-1885 5 70  
Add for costs of suit &c. 1 55 27 25

4 For Judgt Feb 19-1884 of Gregg & Co vs. Olinger with  
interest from Augt, 1-1882 for 95 00  
Interest on same to Sept 1-1885 17 57  
Add for costs of suit at law 3 21 115 78  
Carried forward. 519 00

For value of 24-  
see me & assign  
the use of this judge  
men. 1-27-84  
to J. H. Prochman  
Mar 22/86



Aggregate debits brought Forward. 519 00

6.

5 For Judgt March 25 1884 of D. G. Kusevich vs Olinger  
for \$233.33  
with interest from April 30 1880 subject  
to a credit of \$13.00 May 31 1880 and of \$124.71 Nov 4  
1882. Bal due last date. This sum  
Interest thereon to Sept 1- 1885  
Add for costs of suit at law.  
Estimated costs of chy suit

128 81  
21 84.  
9 67  
27 00 187 32

7  
Paid me Aug  
28<sup>th</sup> 1885.  
Jas H Cox.

6 For Judgt Feb 18-1885 of J. H. Cox vs. Olinger  
with interest from March 29-1884 for  
Interest on same to Sept 1- 1885  
Add for costs of suit &c.

25 00  
2 15  
1 55 287 0

4

7 For Judgt March 25 1885 of H. S. K. Morrison vs Olinger  
with interest from March 31-1882 for  
Interest on same to Sept 1-1885.  
Add for costs of chy suit

300 00  
61 50  
30 89 392 39

8

7 For Judgt March 30 1885 of J. A. G. Wyatt vs. Olinger  
with interest from July 24 1884 for  
Interest on same to Sept 1-1885  
Add for costs of suit at law

35 64  
2 34  
7 76 457 4

8

7 For Judgt. March 30/85 of Bailey for Hyatt vs Olinger  
with interest from Augt 4 1883 for  
Interest on same to Sept 1-1885  
Add for costs of suit at law

44 26  
5 50  
7 76 57 52

Aggregate amount of liens - - - - \$7230.67



9 Aggregate Liens Brought forward  
 For judgment March 26/85 of M.D. Richmond et.  
 Obligor with int from Augt. 15 1883 for  
 Interest on same to Sep 1-1885  
 Add for costs

			1230 67.
9	49		
1	17		
1	00	11.66	
		1242 33	



Sundry Persons  
as { Statement of him  
John C. Olinger

A.B.G.







$$\begin{array}{r}
 50 \\
 50 \\
 12 \frac{1}{2} \\
 5 \\
 \hline
 120 \\
 480 \\
 90 \\
 \hline
 570
 \end{array}$$

$$\begin{array}{r}
 20 \\
 4 \\
 \hline
 35.64 \\
 6
 \end{array}$$

$$\begin{array}{r}
 6 \quad 213.84 \\
 17.82 \\
 \hline
 3 \\
 \hline
 2.34
 \end{array}$$

$$\begin{array}{r}
 50 \\
 50
 \end{array}$$



Gregg & Co.  
vs

Justices office Feby 19/88  
Complainants } 2 Debt

John C. Olinger - Defendant }

+ + Judgment for \$75.<sup>00</sup> with  
interest from 1<sup>st</sup> August 1882 till  
paid + the Costs. J.P. 2.66 C. 55-  
Leste -

J. A. Hyatt D. C.



Gregg & Co  
vs J. D.  
Judgment  
J. C. Olinger

---

Date Judgt Feb'y 19<sup>th</sup> 1884  
amt. Judgt. - \$95.00  
Int from Aug. 1<sup>st</sup> 1882  
Costs - - \$3.21

(4)



Justices Office Lee Co. Va  
Febry 19<sup>th</sup> 1884

Wm. A. Orr assignee to

Deft

vs

Debt

John C. Olinger

Deft

+ + Judgment for \$20.<sup>00</sup> with  
legal interest from 29<sup>th</sup> Nov 1875 till  
paid & the Costs. ~~\$20.~~ 100 to b. ~~55.~~

Liste -

J. A. Hyatt S. C.



W. A. Orr assigned to  
} Extract J. P.  
Vio } Judgment  
}   
John C. Olinger

---

Date of Judgt, Feby 19<sup>th</sup> 1884  
am't Judgt - \$20.00  
Int from Nov. 29<sup>th</sup> 1878 -  
Costs - - - \$1.55-

(4)



Virginia

Lee circuit Court

March 25<sup>th</sup> 1884

D. G. Reese & wife Plffs

vs

In Debt

John C. Ellinger & C. Sleep Defts

# # # Judgment for \$233.33

to 5.92 with legal interest from the 30<sup>th</sup> day of  
A 2.60  
B 1.00 April 1880. till paid & the costs, subject  
C 2.50 to a credit of \$13.00 May 31<sup>st</sup> 1880  
\$9.67 and with \$124.71. paid Nov. 4<sup>th</sup> 1882,

Lester

J. A. Stuyatt & Co.



L. G. Reese & wife  
vs { Extract of  
3 { Judgment  
J. C. Olinger & al

5

5



Justices office Lee Co va  
Feby 18<sup>th</sup> 1885-

J. H. Orr

vs

John C. Ollinger

Deft

Defts

} Debt

+ + Judgment for \$25.00 with  
interest from 29<sup>th</sup> March 1884 till  
paid & the costs. J.P. 100 & c. 55-  
Leste

J. H. Hyatt & Co



J. W. Orr  
Extract J. P.  
vs Judgment  
J. C. Ellinger

---

Date Indgt Feby 18<sup>th</sup> 1884  
amt Indgt \$25.00  
Int from 27<sup>th</sup> March 1884  
Accts --- \$1.55-

6-



Virginia

Lee Circuit Court, March 30<sup>th</sup>  
1885

Carr Bailey for J. A. Hyatt

Deft

versus

Plt

John C. Olinger

Deft

++ ++ Judgment for \$44.26  
with interest from Aug. 4<sup>th</sup> 1883  
till paid and the costs.

A Copy Teste

J. A. Hyatt cc

6 4.57  
4 2.50  
8 50  
66. 25)  
\$7.76



Carr. Baileyfort ©

Extract Judgt

203 Lee Circuit Court

John C. Olinger

Date of Judgt. Mar. 30 1885

Am't, Judgt. \$44.76

Let from Aug. 4 1883.

Costs due - \$7.76



Virginia

Lee Circuit Court

March 28<sup>th</sup> 1885-

H. S. K. Morrison Plff

vs

John L. Ollingen Deft

In Chancery

# # # Decree of the circuit

Court for \$300.<sup>00</sup> with interest from  
the 31<sup>st</sup> March 1883 till paid and  
the costs.

A Copy Leste

J. A. G. Hyatt & Co

C. 8.64

At 15.00

Comm. 5.00

3 2.00

Sub. 25

\$30.89



H. S. R. Monson  
Decree of Lee  
vs Circuit Court  
Ex tract

John C. Olinger

Date of Decree Mar. 28<sup>th</sup> 1882,

amt. of Decree - \$300.<sup>00</sup>

Ent from, Mar. 31<sup>st</sup> 1882.

Costs - - \$30.89

(7)



Virginia

Lee Circuit Court March 30/88  
March Term 1885-

J. A. Hyatt

Plff

Debt

vs  
J. L. Olinger deft

# # # # Judgment for

\$35.64 with interest from 25th  
July 1884 till paid and the costs.

A Copy Teste

J. A. Hyatt  
cc

64.57

72.50

53.50

206.25

87.76



J. I. G. Hyatt  
vs. Extract Indgt  
vs. Lee circuit Court

John C. Olinger

Date of Indgt. Mr. 30/885-

amit. Indgt. \$35.64

Int from July 24/1884

Costs due - \$7.76

7



**VIRGINIA, Lee County---to wit:**

To *S. H. Bolen*

Constable of said County:

I hereby command you to Summon

if to be found in your District, to appear at

county, on the *26<sup>th</sup>* day of *March*

*J. C. Olinger*  
*my office* in said  
188*4* before me or such other Justice of said county

as may then be there to try this Warrant, to answer the complaint of

and upon a claim for money not exceeding \$100 00, exclusive of interest, to wit: for the sum of \$ *949*

due by *Note* and then and there make return of this Warrant. Given under my hand the

*1<sup>st</sup>* day of *March* 188*4*.

*Mr. S. Richmond*  
against

*John C. Olinger*

*H. C. Foslyn* J. P.  
} *26<sup>th</sup>* day of *March* 188*4*  
(In Debt)  
At *Jonesville* in said county.

JUDGMENT, That the Plaintiff recover of the Defendant, \$ *949* with interest thereon from  
the *15<sup>th</sup>* day of *August* 188*3*, till paid, and \$ *1.00* for costs.

*H. C. Foslyn* J. P.  
VIRGINIA, Lee County--to wit: To

*S. H. Bolen*

Constable of said

County: I command you, in the name of the Commonwealth of Virginia, that of the goods and chattels

of *John C. Olinger* in your county, you cause to be made the sum of

\$ *949* . with interest thereon from the *15<sup>th</sup>* day of *August* 188*3* till paid,

which *Mr. S. Richmond* has recovered before *me* in

a warrant in debt, and also the sum of \$ *1.00* . which were adjudged to the said *Mr. S.*

*Richmond* for costs in prosecuting the said warrant. Given under my hand this the

*26<sup>th</sup>* day of *March* 188*4*.

*H. C. Foslyn* J. P.



D. B. Richmond  
U.S.) Warrant  
F. C. C. Linger

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Executed mar 25/84  
S. H. Bolen C. L.

9



John H. Sharp & W. A. Taylor, Adms of John H. Sharpe, dec'd  
 1854 To the heirs & distributees of said Estate Dr.  
 Decr. 1st To aggregate assets in your hands this year 7515 50  
 " Interest on same to Decr. 1st 1854 1758 65  
 By aggregate disbursements from 1 to 15 6277 64  
 " 5 per cent Commission on \$5299.74 264 98  
 " this sum charged in next acct to square 972 88 7515 50

1855 D.  
 Decr. 1st To this sum last credited to square 972 88  
 " Interest thereon one year 55 37  
 " Interest above chgd bro't into Genl. Ac't 1758 65  
 Total Debits this year this sum 2786 90  
 By aggregate credits from 18 to 47 2056 79  
 " 5 per cent thereon this sum 102 83  
 " this sum in Admr's hands to square 627 28 2786 90

1856 3.  
 Decr. 1st To this sum last credited to square 627 28  
 By 5 per<sup>ann</sup> Commission thereon 31 36  
 " aggregate credits from 48 to 55 324 00  
 " this sum in Admr's hands to square 271 92 627 28

1857 4.  
 Decr. 1st To this sum last credited above 271 92  
 By aggregate credits from 56 to 74 408 97  
 To this sum overpaid by adms to square 137 05  
 This year's Ac't squared thus 408 97 408 97

1858 5.  
 Decr. 1st The Estate of John D. Sharp  
 To John D. Sharp & W. A. Taylor, his adms Dr.  
 To this sum overpaid last year to square 137 05  
 " aggregate credits from 75 to 84 93 36  
 230 41



1858	To this sum of debits Brought Forward			230	41
Decr. 1st.	By this sum overpaid by Admins to square	230	41		
1859	6.				
Decr. 1st.	To this sum last credited to square			230	41
	" aggregate credits from 85 to 88			91	38
	Total sum overpaid by admins Decr. 1 1859			321	79
	By this sum credited in this acit to square	321	79	321	79
1860	7.				
Decr. 1st.	To this sum overpaid by admin's last year			321	79
	" " " for Voucher No. 89.			30	83
	" 5 per cent commission on \$80.00 of W. P. Miller			4	00
	Total charges vs. Estate Decr. 1st 1860			356	62
	By this sum received of Wm. P. Miller	80	00		
	By " " overpaid by Admins to square	276	62	356	62
1861	8.				
Decr. 1st.	To this sum overpaid by admin's to square			276	62
	" aggregate of credits 90, 91, 92 this sum			57	41
	Total sum overpaid by Admins Decr. 1 1861			334	03

### Report.

To the Judge of the County Court of Lee County

The foregoing statement presents in a condensed form the joint account of Wm. A. Taylor & John Sharp, administrators of John B. Sharp dec'd from 1854 to 1861, if 5 per cent alone should be allowed them instead of ten as heretofore allowed them in our first report.

The result of the foregoing statement as seen above is, that these Admins have overpaid their liabilities, as of Decr. 1st 1861, the sum of \$334.03, which may be con



sidered as the sum due them in the way of commission

It is conceded by all parties interested that the heirs of Benjamin Sharp dec'd have no interest whatever in the personal estate of said John D. Sharp dec'd, the said Benjamin having long since, in his lifetime, received more than an equal share of said estate.

Polly Sharpe was the widow of said John D. Sharp and as such was a distributee of his estate, and in that capacity had received of said Admin's in her life time \$2413.42, as shewn in our first report, and if the foregoing statement should be adopted as a settlement of the matters thereof, it follows that the widow's share of the aggregate fund for distribution would be \$2176.03 instead of \$2050.06, as shewn in our first report. So, that it follows, that the widow was overpaid the sum of \$237.39, instead of \$363.36, as stated in our first report.

The estate of Polly Sharpe has been settled & distribution decreed, according to the rights of the parties, under <sup>by the Circuit Court of Lee County</sup> her will, without reference to the foregoing sum, which by right ought to have been paid back to the estate of John D. Sharpe

By the will of Polly Sharp dec'd, the heirs of Benjamin Sharp were to have \$50.<sup>00</sup>, neither more nor less, and the residue of her personal estate was to be divided equally between Agysa C. Taylor, John D. Sharp, & Mary V. R. Leonard, and that distribution of her personal estate has been decreed.



Now, it is quite evident that if the estate of Polly Sharp had been required to refund to the estate of her husband said sum of \$237.39, it would have reduced her personal estate that sum, so that it can make no difference, so far as the heirs are concerned, if we should loose sight of the sum due & owing by Polly Sharp's estate to John D. Sharp's estate, for as the matter now stands the same heirs will get it in any event, with this difference if said \$237.39 were thrown back to John D. Sharp's estate, then Mr. A. Taylor, in right of his late wife, would get his share thereof, and as it now stands, his children - the heirs of Argyra B. Taylor have gotten or will get his share of said sum, through the estate of said Polly Sharp & that matter standing thus, I shall for the future loose sight in the further adjustment of this matter of the estate of said Polly Sharp dec'd.

The gross sum for distribution, according to the foregoing statement would be \$6528.21, and the widow's third, as before stated, of \$2176.03 being deducted, would leave \$4352.18 to be divided equally between John D. Sharp, Mr. A. Taylor, Mary H. B. Leonard, and Henry C. Sharp which would give to each the sum of \$1088.04½, instead of \$1025.03, as before stated.

In our former report, we shew that Henry C. Sharp had received the sum of \$1051.75, it therefore follows that there is still due to his estate, according to this statement, \$36.29, when in our former report we shew that he had received \$26.72 more than was due to him



Henry C. Sharp died in the year 1865 or 1866, and Polly Sharp died in the year 1869, it therefore follows that Polly Sharp, became an heir of the said Henry - he having died unmarried and without issue - but in the further adjustment of the interest of Henry C. Sharp in his father's estate, I shall not regard the estate of Polly Sharp as having an interest therein, for reasons so obvious that they are not necessary to be here stated.

From 1853 to 1861, John D. Sharp had received as distributee \$1212.16, Mary D. B. Sharp \$1168.44, + Mrs. A. Taylor \$1016.47

From 1861 to 1865 there was no adm<sup>r</sup> of John D. Sharp's estate, but after the close of the war, said Mrs. A. Taylor became Adm<sup>r</sup>. de bonis non of said estate, who has continued to act as such until the present time, and during this last administration of his, he has paid to John D. Sharp \$45.41, to Leonard + wife \$35.35, and there was in his hands, as such Adm<sup>r</sup>., on the 10th day of April 1875, as shewn by our former settlement and report of his individual account, the sum of \$365.76, and of that sum the estate of Henry C. Sharpe would be entitled to receive \$71.81 + when we add to that sum said \$36.29 due to his estate from Taylor + Sharp, as former adm<sup>r</sup>s, we have the sum of \$108.10 which his estate ought to have received from the estate of his father, and that sum not having been embraced in the statement + settlement of the estate of said Henry C. Sharp, and the heirs of his estate not being the same as the heirs of said John D.



Sharp, I shall, in the adjustment of all these matters, provide for the distribution of said \$108.10 among those entitled thereto.

Now, leaving out of view the said Polly Sharpe, the heirs of Henry Sharp are John D. Sharp, Mary W. B. Leonard, the heirs of Benjamin Sharp, & the heirs of Sigura C. Taylor, and said sum of \$108.10 being equally divided among them will give to each \$27.02½.

But, there are costs to be paid to Bailey & Orr of \$48.00 for making the former joint settlement, and to same parties for making the former individual settlement of Mr Taylor, the sum of \$10.50, and for making this special statement & report, of \$15.00, for the payment of all which, I shall provide out of the fund now in Mr Taylor's hands as admr. de bonis non.

Now, when these two matters of account are blended together, and these several matters provided for, the result will be seen in Tabular form in the following special statements.

To this sum in Mr Taylor's hands April 1875	1st		365 76
By amount due Ben. Sharp's heirs		27 02½	
" " " A. C. Taylor's do.		27 02½	
" " " Bailey & Orr for joint Settlement		48 00	
" " " Same " individual do.		10 50	
" " " J. W. Orr " this do.		15 00	127 55
Balance in Admr's hands April 1875-			\$238 21
For further Statement see next page			



2nd

From 1853 to 1861, John A. Sharp rec'd	1212 16	121
Since 1865, he has rec'd	4541	1257 57
From 1853 to 1861, Mary H. B. Leonard had rec'd	1168 44	
Since 1865, she has received	35 35	1203 79
From 1853 to 1861, Wm. A. Taylor had rec'd		1016 47
Bal in hands of Wm. A. Taylor as above - ap. 1875		238 21
Net sum to be divided between three		\$371604
John A. Sharp's share thereof is	1238 68	
Mary H. B. Leonard's " " "	1238 68	
Wm. A. Taylor's " " "	1238 68	371604

3rd

To this sum, in Admrs hands as above		238 21
John A. Sharp has rec'd \$1257.57 when his share is \$1238.68, he must refund to Mr Taylor		18 89
When Sharp refunds Taylor will have this sum		257 10
Mrs Leonard has rec'd \$1203.79, there is due her therefore	34 89	
Mr Taylor " " \$1016.47, " " " him "	222 21	257 10

The three foregoing Special Statements will show how Mr Taylor will disburse the fund of \$369.76 now in his hands as administrator as shown in our former reports. He will first pay the Heirs of Angerou Taylor \$37.03 1/2 then the same sum to Ben Sharps heirs and in the third place he will pay the costs of these several accounts and reports which will still leave in his hands the sum of \$238.21 as shown in the first Special Statement, and that sum with what has been received by John A. Sharp & A



Taylor and Mrs. Leonard will amount in the aggregate to \$3716.04 and its being divided between said three will give to each \$1238.68 all which is shown in Special Statement No 2

John D. Sharpe having received \$1257.57 he must therefore refund to Mr Taylor \$18.89 and when that is done Mr Taylor will then have in his hands the sum of \$257.10 He will then pay out of that sum to Mrs Leonard \$34.89 and he will then retain in his own hands \$222.21. which will square his account in full and when this is done John D. Sharpe Mary H. B. Leonard and W. A. Taylor will have been made equal in the assets of the estate of John D. Sharpe decd. The estate of H. C. Sharpe will have received its due share of said estate and his heirs their due proportion thereof and the matters of this estate fully and entirely settled save and except, that John D. Sharpe and Wm. A. Taylor will have a claim against the heirs for \$334.03 on account of the commission allowed them on their joint account as shown by the foregoing condensed statement thereof.

I have tried to make the foregoing statements conform to the general directions contained in the decree under which the same is made

All which is respectfully Submitted  
November 25th 1877.  
James W. Orr, Comr.  
of accounts.



Virginia.

At a county court begun and held  
for Lee County, at the court house there  
of, on Monday the 5th day of Nov. 1878.  
James H. Orr Commissioner of accounts  
in this court, having made a special  
Statement of the joint account of John  
D. Sharp & Wm. A. Taylor as late Admors. of  
John D. Sharp deceased and has blended  
therewith the separate account of said Taylor  
as Admor. de bonis non of said estate, as here-  
tofore directed by an order of this Court,  
and has filed his said special Statement  
of the said two accounts with his report thereto  
attached, and the said special statement and  
report having been filed the time required  
by law, and the same being unexcepted to,  
and being seen and inspected by the Court,  
is confirmed and ordered to be recorded  
as and for the settlement of the joint account  
of Wm. A. Taylor and John D. Sharp late Admors.  
of John D. Sharp dec'd, and the separate ac-  
count of said Taylor as Admor. de bonis non  
of said estate. And the said two original set-  
tlements and reports of the matters of said  
estate are ordered to be filed with said  
Special Statement together with the papers  
which accompany them respectively.

A Copy Teste R. H. Orr Jr. D.C.



Condensed Statement of  
the account of John D. Sharpe  
+ W. A. Taylor late admors of  
John D. Sharpe deceased.  
Blended with the other  
late account of W. A. Taylor  
admors de bonis moris of said  
estate. By  
J. W. Orr Comptroller

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Recorded in Fiduciaries  
V. 2. Pages from 243 to 246.  
R. W. Orr J. C.

Filed Oct 31st 1877.



List of liens against the real Estate of John C. Olinger.

1.	To S. C. Stallard for Judgt of the Circuit Court of Lee county, September 4th 1875.			
+	for \$901.00 with interest from Mar 2nd 1875, on which a forthcoming bond was taken & Judgt on said bond for \$669.16 with int from May 3rd 1876 Subject to a credit of \$75.00 Mar 13th 1877 & \$200.00 Apr 11th 1877.			
	Leaving a balance of principal at last date \$431.82			
	Balance of Interest to March 7th 1880.		75.50	
	Costs on Judgment on Forthcoming bond		2.77	
	<u>Total balance Pr, Int &amp; Costs Mar 7th 1880.</u>			510.09
2.	To Litton & Jessie for decree of the Circuit Court of Lee county, April 5th 1877. for	42.47		
	Int thereon from Apr 3rd 1877 to Mar 7th 1880.		7.43	
	<u>Total principal &amp; Interest Mar 7th 1880.</u>			49.92
3.	To Bowman McClung & Co for Judgt of Circuit court of Lee County Apr 8th 1877. & Judgt on forthcoming bond Aug 30th 1877 for	1215.59		
+	Interest thereon to March 7th 1880.		201.98	
	Costs of Judgt on bond		5.67	
	<u>Total Pr, Int &amp; costs. Mar 7th 1880.</u>			1423.24
4.	To D. J. Haar & Co for judgment of Circuit Court of Lee county, April 8th 1877 & Judgt on Forthcoming bond Aug 30th 1877 for			
+	\$419.53 Subject to a credit of \$120.00 Feb 29th 1879, \$80.00 Apr 29th 1879. bal Pr last date	260.15		
	Balance of interest to Mar 7th 1880.		13.30	
	Costs on Judgt on Forthcoming bond		5.07	
	<u>Total Pr, Int &amp; costs Mar 7th 1880.</u>			278.52
				2261.77



	Total Pr, Int + Costs brought Over.				\$2261.79
5.	To P. Hagan for Judgment of the Circuit Court of Lee county, August 7th 1877. for	\$301.96			
✓	Interest thereon to March 7th 1880.			46.80	
	Costs on said Judgment			2.79	
	Total Pr, Int + Costs Mar 7th 1880.				351.55
6.	To Wm N Mcneil & A. J. Ely Curators of the Estate of John Shaggs decd, for Judgt of said Court Sept 8th 1877 for \$900.00 with Int, & Judgt on for the coming land				
✓	Mar 30th 1878. for	104.54			
	Interest thereon to March 7th 1880.			15.15	
	Costs on Judgt on land			3.27	
	Total Pr, Int + costs, Mar 7th 1880.				122.96
7.	To Wood Marsh & Co for Judgment of Circuit Court of Lee county, Decr 6th 1877. for	447.92			
	Interest thereon to March 7th 1880.			71.78	
	Costs on said Judgment			7.48	
	Total principal, interest + costs Mar 7th 1880.				527.38
8.	To Weiller & Bro Judgt of said Court Apr 6th 1878.	131.00			
	Interest thereon to March 7th 1880.			29.54	
	Costs on said Judgment			8.08	
	Total principal, interest + costs Mar 7th 1880.				168.62
9.	To Wm Wilsons Executors for Judgt Circuit Court of Lee county, April 6th 1878. for	96.50			
✓	Interest thereon to March 7th 1880.			14.55	
	Costs on said Judgment			8.86	
	Total principal, interest + costs Mar 7th 1880.				119.91
10.	To Silas Flanery for Judgt of Circuit Court of Lee county, April 6th 1878. for	290.31			



Interest thereon to Mar 7th 1880.		131.89	
Costs on said Judgment.		7.00	
Total principal, interest & costs Mar 7 <sup>th</sup> 1880.			429.20
11. To E. T. Shultz & Co for Judgt of circuit court of Lee county, April 6th 1878, for	54.25		
Interest thereon to March 7th 1880.		10.57	
Costs on said Judgment		8.08	
Total principal, interest & costs Mar 7 <sup>th</sup> 1880.			72.90
12. To Roar & Son, for Judgt of Circuit court of Lee county, Sept 6th 1878 & for Judgt on forthcoming bond Oct 17th 1878 for	39.01		
Interest thereon to March 7th 1880.		3.24	
Costs of Judgt on forthcoming bond		2.77	
Total principal, interest & costs Mar 7 <sup>th</sup> 1880.			45.02
13. To Wm N. McNeil Admr of John Shaggs decd for Judgt of circuit court of Lee county <sup>Sept 6th 1878</sup>	115.74		
Interest thereon to March 7th 1880.		28.48	
Costs of Judgment		8.00	
Total principal, interest & costs Mar 7 <sup>th</sup> 1880.			152.22
14. Casselton Wade for Judgt of Circuit court of Lee county, <sup>Sept 6th 1878</sup> for \$161.76 with interest, subject to credit of \$56.55 too 10th 1876. <sup>by paid Olinger &amp; J. B. Olinger</sup>			
Balance of principal at last date		128.38	
Interest thereon to March 7th 1880		42.37	
Costs of Judgment		7.60	
Total principal, interest & costs, Mar 7th 1880.			178.30
15. To Weiller, Bro & Co for Judgt of circuit Court of Lee county, April 5th 1879, for	115.52		
Interest thereon to March 7th 1880.		13.28	
Costs of Judgment		7.96	
Total Pr, Int & costs Mar 7th 1880.			136.76
			4568.61



Total principal, interest & costs lent over				\$456.61
16.	To Tucker Smith & Co for Judgt circuit Court of Lee County, April 5th 1879. for	\$167.55		
	Interest thereon to March 7th 1880.		24.16	
	Costs of said Judgment		7.96	
Total principal, interest & costs Mar 7th 1880.				199.67
17.	To Pennington & Bro for Judgt circuit Court of Lee County, April 5th 1879. for	116.81		
	Interest thereon to March 7th 1880.		15.95	
	Costs of said Judgment		8.44	
Total pr, Int & costs.				141.20
18.	To Hurst & Shelbourn for Judgt circuit Court of Lee County, July 11th 1879.	166.49		
	Interest thereon to March 7th 1880.		6.50	
	Costs of said Judgment		4.89	
Total principal, interest & costs Mar 7th 1880				177.88
19.	To Adam W Buttle for Judgt circuit Court of Lee County, August 4th 1879. for	483.75		
	Subject to credits, bal' int Mar 7th 1880.		26.48	
	Costs of said Judgment.		5.72	
Total principal, interest & costs Mar 7th 1880.				515.95
20.	To Wm A J Reesor. for Judgt circuit Court of Lee County, Aug 4th 1879. for	440.00		
	Interest thereon to March 7th 1880.		53.10	
	Costs of said Judgment		5.72	
Total principal, interest & costs Mar 7th 1880.				498.82
21.	To Wm M Collinsworth for Judgt circuit Court of Lee County, Sept 1st 1879. for.	80.00		
}	Interest thereon to March 7th 1880.		5.64	
	Costs of said Judgment		5.03	
	Total pr, Int & Costs of said Judgt Mar 7th 1880.			90.67
				\$6192.80



Amount debts let down		\$6192.80
22. To Thomas Flauery for Judgment Circuit Court of Lee County, Sept 1st 1879. for	\$324.00	
Interest thereon to Nov 7th 1880.		10.53
Costs at law, on said Judgt.		5.03
Total principal, interest & costs Nov 7th 1880.		339.56
23. To M. D. Richmond for Judgt Circuit Court of Lee County, Decr 6th 1879. for	58.21	
Interest thereon to Nov 7th 1880.		9.20
Costs at law, on said Judgt.		7.00
Total principal, int & costs, Nov 7th 1880.		74.41
24. To Jnd M. Andis for Judgt Circuit Court of Lee County, Decr 6th 1879. for	66.75	
Interest thereon to Nov 7th 1880		4.75
Costs of said Judgment		7.60
Total principal, interest & costs Nov 7th 1880.		79.10
To estimated costs of the three consolidated Chancery Causes		93.57
Total amount of liens & costs Nov 7th 1880.		\$6779.46

Since filing my report Mr Stattard reports that his debt principal & interest has been paid.

James W Orr. Comm.  
Nov 23rd 1880.



Wood Marsh & Co. <sup>als</sup>  
vs List of Liens  
John C. Olinger

"A"

\$6779.46

242



Evidences of  
Lies against  
John B. Ringar

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No 1 to 24.

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f 5



Virginia,

At a Circuit Court continued and held for Lee  
County, at the Court House thereof, on Saturday, the  
4th day of September 1875.

Samuel C. Stallard

Plaintiff

vs.

John C. Olinger

Defendant

} In Debt.

The defendant not appearing, it was considered by the  
Court, that the judgment obtained against him in the Clerk's  
Office for \$901.00, the debt in the declaration mentioned,  
with legal interest thereon from the 2nd day of March 1875  
until paid & the costs, be made final

C. 4.00

A. 2.50

S. 50

\$ 7.00

A copy - To the James W. Orr, Clerk.



(O. 13 p 87)

No 1.

Sam<sup>l</sup> C. Stallard

vs. } Copy of Judgt

John G. Olinger.  
c" " "

Sept 4th 1875.

Dr. \$431.82

Int \$ 75.50

Costs 2.77

\$ 510.09



Virginia,

At a Circuit Court continued and held for Lee  
County, at the Court-House thereof, on Thursday,  
April 5th. 1877.

Litton & Jesse - - - - - Plaintiffs  
vs.

Joseph M. Wright & others - - - - - Defendants

In Chancery.

Decree for \$30.33, with legal interest thereon from the  
12th day of September 1875 till paid & the costs, and John  
B. Olinger is ordered to pay on this judgment \$42.49 1/2  
in Merchandise.

A copy.

Teste James W. Orr, Clerk.

C. 5.51  
A. 15.00  
S .50  
Pr 5.00  
T. 1.50  
\$27.51



Chy - O.B. 636

No 2.

Lutton & Jesse  
Copy of  
vs { Abstract  
of Decree.

Joseph M. Knight  
& others.  
" "

Apr 5th 1877

Dr.	\$42.49
Int	7.43
	<hr/>
	\$49.92



Virginia,

At a Circuit Court continued and held for Lee County, at the Court House thereof, on Saturday, the 7th day of April 1877.

Gowan, McClung & Co.----- Plaintiffs

vs.

John C. Clinger----- Defendant

In Debt.

The defendant not appearing, it is considered by the Court, that the judgment obtained against him in the Clerk's Office for \$1452.36, the debt in the declaration mentioned, with legal interest thereon from the 15th day of July 1874, until paid, and the costs, be made final - subject to a credit of \$4.60 paid March 30th 1875.

C. 5.00 A copy of original Judgment - Teste James W. Orr, Clerk.

A. 2.50

S. 50

\$8.00

Virginia,

At a Circuit Court continued and held for Lee County, at the Court House thereof, on Thursday the 30th day of August 1877.

Gowan, McClung & Co.----- Plaintiffs

vs.

J. C. Clinger & C. Slomp----- Defendants

A motion on a

Forth Coming

Bond forfeited.

This day came the Plaintiffs by their attorney, and it appearing to the Court, that the defendants have had legal notice of this motion, and although solemnly called, came not, it is, therefore, considered by the Court, that the Plaintiffs recover against the Defendants \$2431.18, the penalty of said bond, but which is to be discharged by the payment of \$1215.59, with legal interest thereon from the 29th day of May 1877, until paid and the costs.

C. 1.77

S. 1.00

\$2.77

A copy -

Teste James W. Orr, Clerk.



(O. B. p 1814-184)

No 3

Cowan, McClung  
& Co.

vs } Copy of Judgt  
John C. Olinger  
Also copy of  
Judgment on  
Forth-Coming Bond  
forfeited in favor  
of said Cowan,  
McClung & Co. vs  
said Olinger &  
C. Semp, Defts

Apr 8th 1877

Dr \$1215.59

Int 201.98

Costs 5.67

\$1423.24



Lett. 68  
 \$2.50  
 \$1.00  
 \$18.18

Virginia

At a Circuit Court continued and held for Lee County, at the Court House thereof, on Saturday, the 7<sup>th</sup> day of April 1877.

David J. Hoar & Co.

Plaintiffs

vs.

John G. Olinger

Defendant

In Assumpsit.

The defendant not appearing, it is considered by the Court, that the Judgment obtained against him in the Clerk's Office for \$373.20, the debt in the declaration mentioned, with legal interest thereon from the 22<sup>nd</sup> day of June 1876, until paid & the costs, be made final.

A Copy of Original Judgment - Teste - James W. Orr, Clerk.

Virginia,

At a Circuit Court continued and held for Lee County, at the Court House thereof, on Thursday August 30<sup>th</sup> 1877.

David J. Hoar & Co.

Plaintiffs

vs.

J. G. Olinger & Co. Sempf

Defendants

A motion on a Forth-Coming Bond forfeited

This day came the Plaintiffs by their Attorney, and it appearing to the Court, that the Defendants have had legal notice of this motion, and although solemnly called came not, It is therefore considered by the Court, that the Plaintiffs recover against the Defendants \$839.06, the penalty of said bond, but which is to be discharged by the payment of \$419.53, with legal interest thereon from the 29<sup>th</sup> day of May 1877, until paid, and the costs.

A copy - Teste - James W. Orr, Clerk.

\$1.77  
 \$1.00  
 \$2.77



(O. 13.177 + 184)

to 4

David J. Hoar  
+ Co.

vs. } Copy of Judgt

John C. Olinger  
also copy of  
Judgment on  
Forth-Coming bond  
forfeited in favor  
of said Hoar & Co.  
vs. said Olinger  
+ Co. Slump, Defts

Apr 8th 1877.

Pr Apr 29th 1877.

\$260.15

Int 13.30

Costs 5.09

\$278.54

Changed to

Pr 246.33

Int 12.55

Costs 5.09

\$263.97



Virginia,

In the Clerk's Office of the Circuit Court of Lee  
County, the 7th day of August 1877.

Patrick Hagan

Plaintiff

vs.

John C. Clinger

Defendant

In Debt.

This day came as well the Plaintiff by his attorney as the  
defendant in his proper person, who confessed a judg-  
ment against himself for \$301.96, the debt in the declara-  
tion mentioned, with legal interest thereon from the 7th day  
of August 1877 until paid and the costs.

A copy - Teste. James W. Orr, Clerk.

B.<sup>#</sup>2.79



(O. B. 1/2 182)

Patrick Hagan

108-

vs. } Copy of Judgt.

John C. Olinger

Aug. 7th 1877.

P<sup>r</sup> 301.96

Int 46.80

Costs 2.79

\$ 351.55-



6.3.00  
 4.2.50  
 8.50  
 1.00  
 14.00

Virginia,

At a Circuit Court continued and held for Lee County, at the Court House thereof, on Saturday, the 8th day of September 1877.

Wm N. McNeil & A. J. Ely, Curators of John Scaggs dec'd Plffs  
 vs.

J. G. Blinger - - - - - Deft

The defendant not appearing, it is considered by the Court, that the judgment obtained against him in the Clerk's Office for \$90.00, the debt in the declaration mentioned, with legal interest thereon from the 15th day of November 1875 until paid, and the costs, be made final - subject to a credit of \$10.00 paid January 10th 1876. A copy. Teste. James W. Orr, Clerk

Virginia,

At a Circuit Court continued and held for Lee County, at the Court House thereof, on Saturday, March 30th 1878.

Wm N. McNeil & A. J. Ely, Curators of John Scaggs dec'd Plffs  
 vs.

J. G. Olinger, G. G. Olinger, & J. G. Scott - - - - - Defts

This day came the Plaintiffs, by their Attorneys, and it appearing to the Court, that the defendants have had legal notice of this motion they were solemnly called, but came not, It is, therefore considered by the Court, that the Plaintiffs recover against the defendants \$209.04, the penalty of said bond, but which is to be discharged by the payment of \$104.54, with legal interest thereon from the 16th day of October 1877 until paid and the costs.

A copy -

Teste. James W. Orr, Clerk.

61.77  
 11.50  
 3.27



(O.B. 198+228)

<sup>106</sup>  
Wm. N. McNeil & A. J.  
Ely, Curators of  
John Scaggs dec'd.

vs. { Copy of Judgt  
J. C. Olinger

Also copy of a  
Judgt on a Forth-  
coming Bond forfeit  
ed in favor of said  
McNeil & Ely, Curators  
as aforesaid, vs.  
J. C. Olinger, C. C.  
Olinger, & J. C. Scott.

Sept 8th 1877.

Dr. \$104.54

Int 15.15-

Cts 2.27

\$122.96



Virginia,

At a Circuit Court, continued and held for Lee  
County, at the Court House thereof, on Friday, the  
7th day of December 1877.

Wood, Marsh & Co.

Plaintiffs

vs.

J. C. Clinger

Defendant

In Debt.

The defendant not appearing, it is considered by the Court,  
that the judgment obtained against him in the Clerk's Office  
for \$449.92, the debt in the declaration mentioned, with  
legal interest thereon from the 7th day July 1877, until  
paid, and costs, be made final.

A copy. Teste James W. Ott, Clerk.

C. 4.48  
A. 2.50  
S. 50  
\$7.48



(O.B. 211.)

187.

Wood, Marsh & Co.

vs. } copy of Judgt

John C. Olinger

Decr 6th 1877.

Pr 449.92

Int 71.98

Costs 7.48

\$ 529.38

Wood



Virginia,

At a Circuit Court continued and held for Lee  
County, at the Court House thereof, on Saturday, the  
6th day of April 1878.

Weiller & Bro

Plaintiffs

vs.

John C. Plinger

Defendants

} In Assumpsit.

The defendant not appearing, it is considered by the Court,  
that the judgment obtained against him in the Clerk's Office  
for \$131.00, the debt in the declaration mentioned, with le-  
gal interest on \$12.95, part thereof, from the 1st day of February  
1876, and \$118.05, the residue thereof, from the 14th day of June  
1876 until paid & the costs be made final.

A copy - Teste - James H. Orr, Clerk.

\$4.58

\$2.50

\$1.00

\$8.08



(O.B. 245)

108

Weiller & Bro.

vs. } Copy of Judgt.

John C. Olinger

Apr 6th 1878.

Pr \$131.00

Int 29.54

Costs 8.08

\$168.62



Virginia,

At a Circuit Court continued and held for Lee  
County, at the Court House thereof, on Saturday, the 6th  
day of April 1878.

Joseph A. Jones & A. J. Wilson, Executors of Wm. Wilson dec'd Plffs  
vs. } Inq.  
Debr.

Thomas D. Walthall & John C. Plinger - - - - - defts

The defendants not appearing, it is considered by the Court,  
that the judgment obtained against them in the Clerk's Office  
for \$96.50, the debt in the declaration mentioned, with legal  
interest thereon from the 2nd day of September 1877 until  
paid and the costs, be made final

\$4.20  
+ 2.50  
\$1.00  
\$7.70

A copy - Teste - James W. Orr, clk



(O.B. p 241)

109

Wm. Wilson's Exrs

vz. } Copy of Judgt

Thos. D. Walthall  
+ John C. Olinger

Apr 6th 1878.

Per	\$96.50
Int	14.55-
Costs	8.86
	<hr/>
	\$119.91



Virginia

At a Circuit Court continued and held for Lee County,  
at the Court House thereof, on Saturday April 6th 1878.

Silas Flanery - - - - - Plaintiff

vs.

John B. Plinger - - - - - Defendant

{ In Debt.

The defendant not appearing, It is considered by the Court,  
that the Judgment obtained against him in the Clerk's Office for  
\$290.31, the debt in the Declaration mentioned, with legal inter-  
est on \$90.31, part thereof, from the 30th day of January 1873,  
and on \$100.<sup>00</sup>, <sup>another part</sup> ~~the residue~~ thereof, at 10 per cent per annum,  
from the 26th day of March 1874, and on \$100.<sup>00</sup>, the residue  
thereof from the 2nd day of July 1874, until paid, and the  
costs, be made final.

A copy - Teste James W. Orr, Clerk.

C 4.00

A 2.50

S .50

\$7.00



(O.B. 245)

No 10.

Silas Flanery

vs. Copy of Judgt

John C. Blinger

April 6th 1878

Dr	\$270.31
Int	131.89
Cash	7.00
	<hr/>
	\$429.20



Virginia,

At a Circuit Court continued and held for  
Lee County, at the Court House thereof, on Satur-  
day, the 6th day of April 1878

E. T. Shultz & Co. ----- Plaintiffs

vs.

John C. Olinger ----- Defendants

In Assumpsit

The defendant not appearing, It is considered by the  
Court, that the judgment obtained against him in the Clerk's  
Office for \$54.25, the debt in the declaration mentioned,  
with legal interest thereon from the 5th day of December  
1876, until paid and the costs, be made final

C. 4.58

A. 2.50

S. 1.00

\$ 8.08

A copy. Teste James W. Orr, Clerk



(O.B. p 242)

E. T. Shultz & Co.

vs. Copy of Judgt

John C. Olinger

Apr 6th 1878.

Dr. 54.25-

Int 10.57

Costs 8.08

\$72.90



65.31  
 \$2.50  
 \$1.00  
 \$8.81

Virginia,

At a Circuit Court continued and held for Lee County, at the Court House thereof, on Friday, the 6th day of September 1878.

Rorer & Son

Plaintiffs

vs.

John C. Olinger

Defendant

In Assumpsit.

The Defendant not appearing, It is considered by the Court, that the Judgment obtained against him in the Clerk's Office for \$28.00 damages, for the non-performance of the assumptions in the Declaration mentioned, with legal interest thereon from the 1st day of September 1877 until paid, and the costs, be made final. A copy of original Judgt. Teste Jas W. Orr, Clerk.

Virginia,

At a Circuit Court continued and held for Lee County, at the Court House thereof, on Friday, the 28th day of March 1879.

Rorer & Son

Plaintiffs

vs.

John C. Olinger & Charles C. Olinger

Defendants

A motion on a Forth-Coming

Bond forfeited.

This day came the Plaintiffs by their attorney, and it appearing to the Court that the defendants have had legal notice of this motion, they were solemnly called, but came not. It is, therefore, considered by the Court, that the Plaintiffs recover against the defendants \$78.02, the penalty of said bond, but which is to be discharged by the payment of \$39.01, with legal interest thereon from the 17th day of October 1878 till paid, and the costs.

A Copy - Teste - James W. Orr, Clerk.

61.77  
 \$1.00  
 \$2.77



O.B. p 260 + 268

No 12

Rorer + Son

vs. } Copy of Judgt

John C. Olinger

Also Copy of

Judgt. on Forth-

-coming Bond

forfeited in favor

of Rorer + Son

vs. John C. Olinger

+ Chas. C. Olinger

" "

Sept 6th. 1878.

Pr \$39.01

Int 3.24

Csts 2.77

\$45.02



Abstract copy of Judgment in favor of W<sup>m</sup> A. McNeil, as  
Admr. of the estate of John Scaggs dec'd against John C.  
Olinger, and bearing date Sept. 6<sup>th</sup> 1878:—

Judgment for \$115.74, with interest from February  
1<sup>st</sup> 1876 until paid and the costs.

C 4.58

A. 2.50

\$ 1.00

\$ 8.08

A copy—Lester—

James W. Orr, Clerk.



(O.B. 263)

to 13

Wm. N. McNeil  
Adm't of John  
Scaggs, decid

Sept 6th 1878.

Dr.	\$115.74
Int	28.48
Costs	8.00
	<hr/>
	\$152.22



\$4.10  
\$2.50  
\$1.00  
\$7.60

Virginia

At a Circuit Court continued and held  
for Lee County, at the Court House thereof, on  
Friday, the 6th day of September 1878.

Castleton Wade ----- Plaintiff

vs.

J. C. Olinger & J. B. Olinger ----- Defendants

In Debt

The defendants not appearing, It is considered by the  
Court, that the Judgment obtained against them in the  
Clerk's Office for \$161.76, the debt in the Declaration  
mentioned, with legal interest thereon, at 10 per cent  
per annum, from the 11th day of June 1875 until paid  
and the costs, be made final - subject to a credit of  
\$.70 paid Sept. 3rd 1875, and \$55.85 paid Nov. 16<sup>th</sup>  
1876.

A copy - Teste. James W. Orr, Clerk.



(O.B. 261)

Castleton Wade

vs. } Copy of Judgt

J. C. Olinger &  
J. B. Olinger  
" " " " " "

Sept 6th 1878.

Bal Pr	128.33
Int	92.37
Costs	7.60
	<hr/>
	178.30



Virginia

At a Circuit Court continued and held for Lee  
County, at the Court House thereof, on Saturday, the  
5th day of April 1879.

Weiller, Bro. & Co. ----- Plaintiffs

vs.

C. C. Olinger & J. C. Olinger ----- Defendants

} In Debt.

The defendants not appearing, It is considered by the Court,  
that the Judgment obtained against them in the Clerk's Office  
for \$115.52, the debt in the declaration mentioned, with legal  
interest thereon from the 7th day of April 1878, till paid, and  
the costs, be made final.

A copy

Teste James W. Orr, Clerk.

\$4.46

\$2.50

\$1.00

\$7.96



(O.B. 284)

to 18.

Weiller, Bro. & Co.

vs. { Copy of Judgt.

C. C. Olinger & J. C.

Olinger

Apr 5th 1879.

Pr \$115.52

Int 13.28

Costs 7.96

\$136.76



Virginia,

At a Circuit Court continued and held for Lee  
County, at the Court House thereof, on Saturday,  
the 5th day of April 1879.

Tucker, Smith, & Co. .... Plaintiffs

vs.

C. C. Ohinger & John C. Ohinger ..... Defendants

} In Debt.

The defendants not appearing, It is considered by the  
Court, that the judgment obtained against them in the Clerk's  
Office for \$167.55, the debts in the declaration mentioned, with  
legal interest thereon from the 25th day of September 1877 on  
\$83.77, part thereof, and on \$83.78, the residue thereof, from  
the 25th day of September 1877, until paid and the costs be  
made final.

A copy.

Teste James W. Orr, Clk.

64.46  
A2.50  
81.00  
\$14.96



(O. B. 284)

10-16

Tucker, Smith & Co

vs. { Copy of Judgment

C. C. + J. C. Olmiger  
" " " "

Apr 5th 1877.

Pg \$167.55-

Int 24.16

Costs 7.96

\$199.67



Virginia.

At a Circuit Court continued and held for Lee  
County, at the Court House thereof, on Saturday,  
the 5th day of April 1879.

Penniman & Bro. ....

Plaintiffs

vs.  
J. C. Olinger .....

Defendant

In Assumpsit.

The defendant not appearing, It is considered by the  
Court, that the judgment obtained against him in the Clerk's  
Office for \$116. 81, the debt in the declaration mentioned, with  
legal interest thereon from the 26th day of November 1877 till  
paid, and the costs, be made final.

Attest - Teste - James W. Orr, Clerk.

\$4.94  
\$2.50  
\$1.00  
\$8.44



(O.B. 284)

No 17

Penniman & Bro.

vs. { Copy of Judgt.

J. C. Blinger  
" "

Apr 5th 1879

Prp	116.81
Int	15.95
Costs	8.44
	<hr/>
	\$ 141.20



Virginia

In the Clerk's Office of the Circuit Court of Lee County,  
the 11th day of July 1879.

Hurst & Shelbourne Plffs vs. J. C. Ohinger Deft. In Debt.

This day, as well the Plaintiffs, by their attorney, as the Defendant in his own proper person, who confessed a judgment against himself for \$166.49, the debt in the declaration mentioned, with legal interest thereon from the 12th day of July 1879, until paid and the costs. It is, therefore, considered by the Court, that the Plaintiffs recover against the defendant \$166.49, the debt in the Declaration mentioned, with legal interest thereon from the 12th day of July 1879 until paid and the costs.

62.39  
A 2.50  
\$4.89

A copy -

Teste James W. Orr, Clerk



(073287-8)

No 18.

Harst & Shelburn

vs Copy of Judge

J. C. Olinger

July 11th 1879.

Pr. \$166.49

Int 6.50

Costs 4.89

\$177.88



Virginia,

In the Clerk's Office of the Circuit Court of Lee County,  
the 4th day of August 1879.

Adam W. Suttle

Plaintiff

vs.

John C. Olinger

Defendant

In Debt.

This day came as well the Plaintiff, by his Attorney, as the defendant in his own proper person, who confessed a judgment against himself for \$483.75, the debt in the declaration mentioned, with legal interest at ten per cent per annum on \$300.<sup>00</sup>, part thereof, from the 2nd day of February 1872, until paid, and on \$183.75, the residue thereof, at six per cent per annum, from the 2nd day of August 1879 until paid and the costs - subject to the following credits: \$25.<sup>00</sup> January 13th 1873, \$5.<sup>00</sup> April 15th 1873, \$25.<sup>00</sup> February 20th 1874, \$5.<sup>00</sup> Nov. 25th 1874, \$102.86 Aug. 25th 1877, and \$60.25 August 1st 1879, It is therefore considered that the Plaintiff recover of the Defendant said sum of \$483.75 with interest as aforesaid, and subject to the



(V.B. 2288)

Co 19.

Adam W. Suttle

vs. } Copy of Judgt  
John C. Clinger.  
" " "

Aug 4th 1879.

Dr \$483.75-

Bal Int 26.48

Costs 5.72

\$515.95-

A. 250  
\$5.72

The credits aforesaid and the costs.

A copy - Teste. James W. Orr, Clerk.



Virginia,

In the Clerk's Office of the Circuit Court of Lee County,  
the 4th day of August 1879.

Wm. A. J. Reasor - - - - - Plaintiff

vs.

J. C. Plinger & Campbell Slemf Defendants } In Debt.

This day came as well the Plaintiff by his Attorney, as the Defendants in their own proper persons, who confessed a Judgment against themselves for \$440.<sup>00</sup>, the debt in the Declaration mentioned, with legal interest thereon from the 3rd day of March 1878 until paid and the costs. It is, therefore, considered that the Plaintiff recover of the Defendants said sum of \$4.40, with legal interest thereon from the 3rd day of March 1878 until paid and the costs.

\$3.22  
A 2.50  
\$5.72

A copy - Lesbe James W. Orr, Clk



(O.B. 288)

No 20.

Wm A. J. Reesor

vs. Copy of Judgt

J. C. Ringer and  
Campbell Slomp  
" "

Aug 4th 1879.

Paid	\$ 440.00
Int	53.10
Costs	5.72
	<hr/>
	\$ 498.82



Virginia,

At Rules held in the Clerk's Office of the Circuit  
Court of Lee County, on Monday, Sept. 1st 1879.

Wm. M. Collinsworth

Plaintiff

vs.

In Debt.

C. G. Olinger & J. G. Olinger Defendants

This day came as well the Plaintiff by his attorney as the defendants in their own proper person, who confessed a judgment against themselves for \$80.00, the debt in the Declaration mentioned, with legal interest thereon from the 1st day of January 1879 until paid, and the costs, It is therefore considered that the Plaintiff recover against the defendants said sum of \$80.00, the debt in the Declaration mentioned, with legal interest thereon from the 1st day of January 1879 until paid, and the costs.

A copy - Leete - James W. Orr, Clerk



(O.B. 289)

No 21.

Wm. M. Collinsworth

vs. { Copy of Judgt

G. C. Olinger and  
J. C. Olinger  
" "

Sept 1st 1879.

Dr	\$ 80.00
Int	5.64
Costs	5.03
	<hr/>
	\$ 90.67



Virginia,

At Rules held in the Clerk's Office of the Circuit  
Court of Lee County, on Monday, the 1st day of Septem-  
ber 1879.

Thomas Flanery ----- Plaintiff  
vs. ----- In Debt.

J. G. Olinger ----- Defendant

This day came as well the Plaintiff, by his attorney as the de-  
fendant in his own proper person, who confessed a judgment against  
himself for \$324.<sup>00</sup> the debt in the Declaration mentioned, with  
legal interest thereon from the 21st day of August 1879 until  
paid and the costs. It is, therefore, considered that the Plaintiff  
recover against the defendant said sum of \$324.<sup>00</sup>, the debt  
in the Declaration mentioned, with legal interest thereon from  
the 21st day of August 1879 until paid and the costs.

B2.53

A2.50

\$5.03

A copy -

Teste - James W. Orr, Clerk



(O.B. 289)

No 22

Thos Flanery

vs Copy of Judgt

J. C. Blinger

Sept 1st 1879.

Pz	\$ 324.00
Int	10.53
Costs	<u>5.03</u>
	\$ 339.56



Virginia.

At a Circuit Court continued and held for Lee  
County, at the Court House thereof, on Saturday, the  
6th day of December 1879.

M. D. Richmond

Plaintiff

vs.

J. C. Olinger

Defendant

In Debt.

The defendant not appearing, It is considered by the Court,  
that the judgment obtained against him in the Clerk's Office  
for \$58.25, the debt in the declaration mentioned, with legal  
interest thereon from the 18th day of July 1877 until paid,  
and the costs, be made final.

\$4.00

\$2.50

\$ .50

\$7.00

A copy. Teste James W. Orr, Clerk.



(0.73.303)

1023.

M. D. Richmond

vs. } Copy of Judgt

J. C. Blinger

Decr 6th 1879.

Pr 5-8.21

Int 9.20

Costs 7.00

---

\$ 74.41



Virginia,

At a Circuit Court continued and held for Lee  
County, at the Court House thereof, on Saturday, the  
6th day of December 1879.

John M. Andis - - - - - Plaintiff

vs.

In Debt.

G. G. Olinger & J. G. Olinger - - - - - Defendants

The defendants not appearing, It is considered by the  
Court, that the Judgment obtained against themselves in  
the Clerk's Office for \$66.75, the debt in the Declaration men-  
tioned, with legal interest thereon from the 1st day of Janu-  
ary 1879 until paid & the costs, be made final.

A copy -

Teste. James W. Orr, Clk.

\$4.10

\$2.50

\$1.00

\$7.60



(O.B. 304)

No 24

John W. Andrus

vs. { Copy of Judgt

C. C. Olinger &

J. C. Olinger

Decr 6th 1879.

Prs \$66.75-

Int 4.75-

Costs 7.60

\$79.10



This deed made this 18th day of February in the  
year one thousand eight hundred and seven  
by five between Wm. J. Parsons and Lydia  
his wife and James Moore and Elizabeth his  
wife of the one part, and John C. Olinger of the  
other part, Witnesseth that for and in consider-  
ation of fifty dollars, that is twenty five dollars  
to the Parsons and wife and the same sum  
to said Moore & wife, to them in hand paid,  
the receipt whereof is hereby acknowledged,  
do grant bargain and sell unto the said John  
C. Olinger all of their undivided interest in  
and to a certain tract or parcel of land  
purchased by J. C. Olinger deceased, from John  
Leahtree, it being a part of the Fields and Taylor  
survey, lying and being in Lee county on the  
north side of the Stone Mountain, and bound-  
ed as follows, viz: Beginning at the top of  
the Stone Mountain at the Wise county line &  
running northwardly to a parcel of land  
laid off out of said land to Elizabeth & Lidian  
France, thence westwardly and with their lines  
to the tract laid off out of said land to Armin-  
ta James, thence westwardly with her lines  
down the north fork of Powell's River to a tract  
laid off to Julian Sprinkle, and with her lines  
westwardly to the mouth of Mill's branch  
and with lines of said J. C. Olinger dec'd. land  
southwardly to the top of Stone Mountain  
and with top of said mountain to the begin-  
ning. The said undivided tract containing



by estimation one thousand acres, be the same more or less, and the interest of each of the parties hereby conveyed being one-fourth of said tract, and the grantors will warrant specially the said Land. Witness the following signatures and seals.

William J. Parsons Seal  
Lidia A. Parsons Seal  
James Moore Seal  
Elizabeth Moore Seal

Virginia Lee County, to wit:-

I, J. A. Jones, a Justice of the Peace for the county and state aforesaid, do certify that William J. Parsons, whose name is signed to the writing hereto annexed, and bearing date on the 18th day of February 1875, has acknowledged the same before me in my county aforesaid. Given under my hand this 18th day of Feb. 1875.

J. A. Jones J.P.

State of Virginia, county of Lee, to wit:-

We, J. A. Jones and [blank] Justices of the Peace for the county and state aforesaid, do certify that Lidia Parsons, wife of Wm J. Parsons, whose names are signed to the paper hereto annexed, & bearing date on the 18th day of February 1875, personally appeared before us in the county aforesaid and having been examined by us privately and apart from her husband, and having the writing aforesaid fully explained to her by

us, she, the said Lidia Parsons, acknowledged the same to be her act, and declared that she had willingly executed the same, and does not wish to retract it. Given under our hands, this 18th day of Feb. 1875

J. A. Jones J.P.  
J.P.

Virginia, Lee County, to wit:-

I, J. A. Jones, a Justice of the Peace for the county and state aforesaid, do hereby certify that James Moore whose name is signed to the writing hereto annexed, and bearing date on the 18th day of Feb. 1875, has acknowledged the same before me in my county aforesaid. Given under my hand this 18th day of Feb. 1875

J. A. Jones, J.P.

Virginia Lee County, to wit:-

We, J. A. Jones and Alfred Witt, Justices for the county and State aforesaid, do certify that Elizabeth Moore, the wife of James Moore, whose names are signed to the writing hereto annexed, and bearing date on the 18th day of Feb. 1875, personally appeared before us in our county aforesaid, and being examined by us privately and apart from her husband, and having the writing read over and explained to her by us, she, the said Elizabeth Moore, acknowledged the same to be her act, and declared that she had willingly executed the same,



and does not wish to retract it, Given un-  
der our hands, this 23rd day of December 1875.

J. A. Jones J. P.  
Alfred Witt J. P.

Virginia, Lee county court clerk's office, this 3rd day of Jan. 1878  
The foregoing Deed from Wm J. Parsons, and Lydia A.  
his wife, James Moore and Elizabeth his wife, of  
the one part, to John C. Clinger of the other part, was  
this day admitted to record upon the certificates  
of J. A. Jones, and Alfred Witt, Justices of the Peace  
in and for the county and state aforesaid.

Teste R. W. Carr Jr. D. C.

A copy

Teste John C. Carr, D. C.


Vol 61.05-

21

J. C. Clinger  
from W. J. Parsons  
Dec 23 (copy)  
Wm J. Parsons recd

Vol 61.05-



  
This Deed made the 26, day of March in the  
year 1874, between An Eliza Kelly of the county  
of Lee and State of Virginia of the one part, and  
John C. Olinger of the county and State of aresaid  
of the other part, Witnesseth that for and in consid-  
eration of the sum of fifty dollars in hand paid  
the receipt whereof is hereby acknowledged, the said  
An Eliza Kelly doth grant, bargain, and sell unto the  
said John C. Olinger, the whole of her undivided in-  
terest in a certain tract or parcel of land, ly-  
ing and being in the said county of Lee, on the  
stone Mountain, being the residue of the lands of  
John C. Olinger decd, on said Mountain, and bounded  
in on the west by the lands of Peter Reason & Carr  
Bailey; on the north by the north fork and the  
lands of John C. Dehusk, Saminta Reese, and  
the said John C. Olinger; and on the east by the  
wise county line, and the land of the said John  
C. Olinger; and on the south by the original Taylor  
line. Said interest being one seventh part of said  
tract of land. And the said An Eliza Kelly cov-  
cants with the said John C. Olinger, that she  
will warrant specially the land hereby con-  
veyed. Witness the following signature and seal.  
An Eliza Kelly.

County of Lee, to wit:

J. Carr Bailey, a Notary Public for the county  
aforesaid in the State of Virginia, do certify  
that An Eliza Kelly whose name is signed to  
the writing hereto annexed, bearing date on







This Deed made the 26<sup>th</sup> day of March in the year 1878 between James Moore and Elizabeth Moore his wife, of the county of Lee and State of Virginia of the one part, and John C. Olinger of the county and state aforesaid, of the other part. Witnesseth that for and in consideration of the sum of three hundred and fifty dollars, in hand paid the receipt whereof is hereby acknowledged, the said James Moore and Elizabeth Moore his wife do grant, bargain, and sell unto the said John C. Olinger a certain tract or parcel of land lying and being in the said county of Lee and in the Great Orchard, being part of the land which was laid off and assigned to the said Elizabeth Moore formerly Elizabeth France, and Lydia Ann Passaus, formerly Lydia Ann France, out of the lands of John C. Olinger decd. and bounded as follows to wit: Beginning at two white oaks, a maple, a hickory, dogwood, and chestnut oak in a low gap of the dividing ridge, on the side county line, corner to Andrew M. Passaus land, & with a line thereof N 85 W 140 poles to a stake on said line, thence S 11 E 178 poles to a white oak and dogwood at a path on Anninta Rees' line, and with lines thereof S 42 E 138 poles to two white oaks, a black oak and black gum, in the piney glades, thence S 30 E 84 poles crossing the north fork of Fannell's river to a stake, thence N 60 E 130 poles to a stake, on the top of the said dividing ridge, on the said side county line & with the same northwardly to the Be-



growing, containing 400 acres, be the same  
more or less. And the said James Moore &  
Elizabeth Moore his wife covenants with the  
said John C. Olinger that they will warrant  
generally the land hereby conveyed. Witness  
the following signatures and seals.

James Moore (Seal)  
Elizabeth <sup>her</sup> Moore (Seal)  
mark.

State of Virginia, County of Lee, to wit:  
I, Carr Bailey, a Notary Public for the county  
aforesaid in the state of Virginia, do certify  
that James Moore & Elizabeth Moore his wife  
whose names are signed to the writing here  
to annexed, bearing date on the 26<sup>th</sup> day of  
March 1878, have acknowledged the same be-  
fore me in the county aforesaid. The, the  
said Elizabeth Moore, being examined by me priv-  
ately and apart from her husband, and having  
the writing aforesaid fully explained to her,  
she, the said Elizabeth Moore, acknowledged  
said writing to be her act and deed, and de-  
clared that she had willingly executed the same  
and does not wish to retract it. Given  
under my hand this March 26<sup>th</sup> 1878

Carr Bailey N. P.

Virginia, Lee county, court clerk's office, the 30<sup>th</sup> day of Mar. 1878  
The foregoing deed from James Moore & Elizabeth  
his wife of the one part, to John C. Olinger of the  
other part, all of Lee county, Virginia.

was this day admitted to record upon  
the certificate of Carr Bailey, a Notary Pub-  
lic in and for the county & state aforesaid  
Teste R. W. Orr J. D. C.

A copy.

Teste John C. Orr D. C.



John C. Olinger

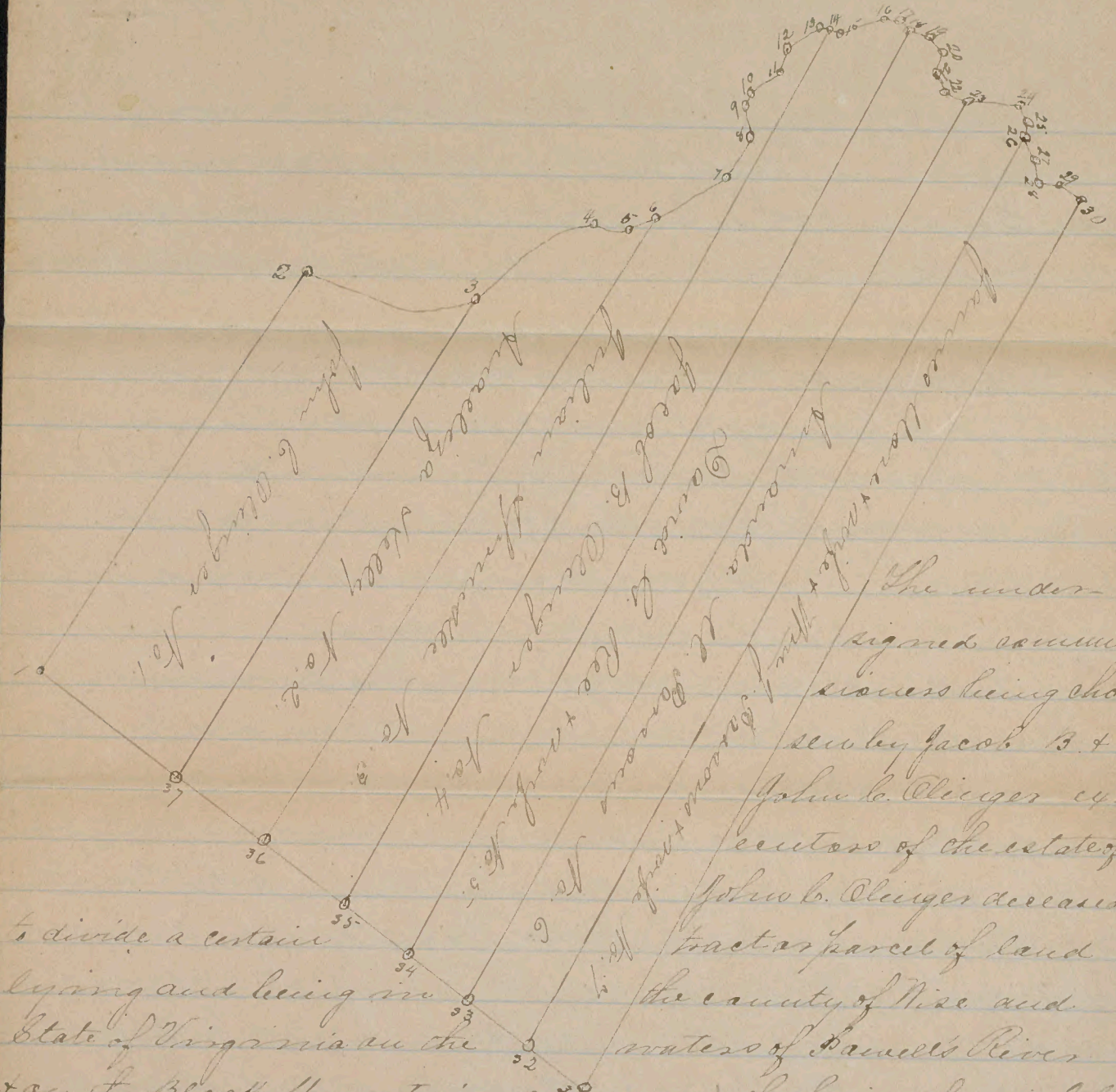
From { Deed (Copy)

James Moore & wife

X 3

Loft. Co.





The undersigned commissioners being chosen by Jacob B. & John C. Olinger ex-ecutors of the estate of John C. Olinger deceased, to divide a certain tract or parcel of land lying and being in the county of Wise and State of Virginia on the waters of Daniels River on the Black Mountain among the heirs of said John C. Olinger deceased, said tract containing by actual survey 31,000 acres, said tract has lately been laid off and assigned to the heirs of the said John C. Olinger deceased, out of a tract held by said heirs and the heirs of Henry S. Lane we have performed that duty and hereby report. We have laid off and assigned to John C. Olinger lot No. 1, which is bounded as follows to wit: Beginning at a stake on the top of the Little Black Mountain where the dividing ridge joins the same and a corner between Wise and Lee counties & on the Kentucky line and along the top of said



Mountain and with the said Kentucky line east-  
wardly & northwardly 400 poles to a stake corner to  
lot No. 2, and with a line thereof 640 E. 1010 poles to a stake  
on the Stone Mountain on the south line of the orig-  
inal tract, and with said line 557 N. 400 poles to  
a stake near the top of said Stone Mountain the be-  
ginning corner of the original tract, thence N 40  
W 1220 poles with the Lee County Line and with the  
said dividing Ridge to the Beginning containing  
3000 acres be the same more or less, see fig. 1. 2. 3.  
37. 1.

And we have laid off and assigned, to Analiza  
Kelly, lot No. 3, and bounded as follows to wit: Be-  
ginning at a large spanish oak and two sugar trees  
on a ridge corner to the original tract & corner  
to the lot No. 5, and with a line thereof 638 E 1700 poles  
to a stake on the said Stone Mountain on original  
line and with the same 357 N. 250 to a stake corner  
to lot No. 1, and with a line thereof N 40 W 1410 poles  
to a stake on the said Kentucky line, and along the  
same northwardly and eastwardly to the begin-  
ning, containing 3000 acres be the same more  
or less, see fig. 6. 36. 37. 3. 4. 5. 6.

And we have laid off and assigned to Julian  
Sprinkle lot No. 3, and bounded as follows to wit:  
Beginning at a large spanish oak & two sugar trees  
on a ridge corner to lot No. 2, thence N 37 W 265 poles  
to a chestnut and 3 sugar trees on a flat, thence N 40 W  
120 poles to a chestnut oak and sugar tree on a ridge  
thence N 45 W 60 poles to 3 Hophorn & walnut in a flat  
amongst oaks N 37 W 20 poles to a cherry and 2

chestnuts on a flat N 55 W 60 poles to 3 sugar trees  
on a rise, N 18 W 80 poles to a black walnut and  
Lycium in rich peevine land; thence N 37 E 29  
poles to a stake corner to lot No. 4, and with a line  
of the same 609 E 2608 to a stake on the south line  
of the original tract, and with the same 557 N 240  
poles to a stake corner to lot No. 2, and with a  
line thereof N 38 W 1700 poles to the Beginning  
containing 3000 acres be the same more or less  
see fig. 6. 7. 8. 9. 10. 11. 12. 13. 14. 35. 36. 6.

And we have laid off and assigned to Jacob  
B. Clinger lot No. 4 and bounded as follows to wit:  
Beginning at 2 chestnuts, spanish oak & 2 sugar  
saplings on a spur corner to lot No. 5, and with  
a line of the same 640 E 2800 poles to a stake on  
the south line of the original tract, and with  
the same south 57 W 200 poles to a stake corner to lot  
No. 3, and with a line of the same N 52 W 2600 poles  
to a stake corner to lot No. 3, thence N 37 E 39 poles  
to a poplar sugar tree and black oak on a ridge  
N 12 E poles to a large black oak Hickory and buck  
eye on a rich ridge, N 28 E 38 poles, to 4 chestnuts  
and a hickory on a rise, thence N 71 E 36 poles to the  
Beginning, containing 3000 acres, be the same  
more or less, see fig. 15. 34. 14. 15. 16. 17. 18.

And we have laid off and assigned to David  
B. Reese & wife, lot No. 5, & bounded as follows to  
wit: Beginning at 2 chestnuts spanish oak and  
2 sugar saplings corner to lot No. 4, thence N 37  
E 32 poles to a Lycium and two sugar saplings on  
the side of a rich hill N 71 E 32 poles to 3 chestnuts



on the side of a ridge S 51 E 34 poles to 3 chestnut oaks  
on the top of a ridge E 30 poles to a chestnut maple  
& Spanish oak on a spur N 44 E 40 poles to 2 chestnuts  
and a sugar sapling on the top of ridge corner  
to lat No. 6 and with a line of the same S.  
42 E 27 20 poles to a stake on the south line of the  
original tract, and with the same S 57 N 21 0  
poles to a stake corner to lat No. 4, and with  
a line thereof N 40 1/2 W 28 00 poles to the Beginning  
containing 3000 acres be the same more or  
less, see fig. 18. 19. 20. 21. 22. 23. 33. 34. 15.

And we have laid off and assigned to Amanda  
M. Parsons lat. No. 6. and bounded as follows to  
wit: Beginning at two chestnuts and a sugar  
sapling on the top of a ridge corner to lat No. 5, thence  
N 20 E 138 poles to 5 maples on the point of a ridge,  
E 40 poles to 3 maples and a sugar tree on S 57 E 34  
poles to a maple marked J. F. above the head of Ser-  
gates spring corner to lat No. 7. and with a line  
of the same S 42 E 27 10 poles to a stake on the south  
line of the original tract, and with the same  
S 57 N. 20 0 poles to a stake, corner to lat No. 5 and  
with a line of the same N. 42 W 27 20 poles to the Be-  
ginning, containing 3200 acres be the same  
more or less. see fig. 23. 24. 25. 26. 32. 33. 23.

And we have laid off and assigned to James  
Horn & wife & Mary J. Parsons and wife lat. No. 7  
which is bounded as follows, to wit: Beginning  
on a maple marked J. F. above the head of Ser-  
gates spring, corner to lat No. 6. thence East 02  
poles to 3 sugar saplings on a rise, S 80 E 46



poles to 2 black oaks on a ridge, N 50. E 50 poles  
to a large chestnut & a cherry tree on rich  
level land, corner to Kaut's heirs' land and  
with a line there of S 42 E 26 10 poles to a stake on  
the south line of the original tract, and with  
the same S 41 W 22 0 poles to a stake corner to lot No.  
6, and with a line of the same N 42 W 27 10 poles to  
the beginning containing 3000 acres be the same  
more or less see fig. 26. 27. 28. 29. 30. 31. 23. 26.

The foregoing partition is made in accor-  
dance with the last will and testament of John  
C. Olinger deceased, who authorized his executors  
Jacob B. & John C. Olinger to select men and  
have said land divided in the event that  
they did not sell the same. We consider the  
land about on an average, and therefore have  
endeavored to make the shares as nearly  
equal in quantity as possible. All of which  
respectfully submitted.

commissioner's fee.

Carr Bailey \$7.00

John Kelly \$2.00

Joseph Kilbourn \$2.00

Carr Bailey  
John Kelly  
Joseph Kilbourn } exors.

A copy.

Lester John C. Orr, D.C.



John B Olinger  
Copy of Partition  
of Wise County Land.

---

X4

63.00



4+P.

S Stallard vs Olinger

S D. J. Hearles " " 141.

S Seanan Mc + Co " " 107.

S Wilson's Exrs " " 128.

S Borey + Son " " 136.

S Zucker Smith + Co " " 146.

S Pennington + Bro " " 146.

S Weiller + Bro. " S. J. 1337 146.

S Sam W. Tuttle " " 154.

S M. D. Richmond " " 160.

S John Robinson " " 160.

S Duncan et al. 111

S Mcneil Admr vs Olinger 137.

S Elias Plamery " " 133.

S R. H. Orr " " 137.

S Manuel Admr " " 139.

S Hurst + Shellbourne " " 153.

S Wm A. J. Reaser " " et al 154.

S Thos Plamery " " 154.

S J. M. Indis " " 153.

S Burns. 161.

S Wade vs. Olinger 136.

S Litton + Jesse vs Olinger page 60 Lien Docket, & not on Ex. Book

4+P. Woody March + Co. Decr 6<sup>th</sup> 1877.

\$ 449.92 July 7<sup>th</sup> 1877.

269952

44992

\$ 71.987 1/2 Int to Mr 7/77.

7.48 Costs at law.

\$ 79.46

449.92

\$ 529.38 Total Mr 7<sup>th</sup> 1877.

2+P. Samuel S. Stallard. Gift 4<sup>th</sup> 1875.

vs Same + P. H. Scott + H. Bond

\$ 669.16 May 3<sup>rd</sup> 1876.

200748

133832

\$ 1539066

\$ 18435

\$ 77 Costs out Bond.

157.12

669.16

\$ 826.28 Total Mr 7/80.

2+P. Stallard recalculated

\$ 669.16.

\$ 3345.80

\$ 34.56 Int to Mr 18/77.

669.16

703.72

\$ 3.48 Int to Apr 11/77.

\$ 707.20

200.00 cr Apr 11/77.

\$ 807.20

17 1/2

703.72

75.00 cr Mr 13/77.

628.72

3.10 Int to Apr 11/77.

631.82

200.00

431.82

431.82

302.24

507.32

431.82

2.77 Costs

431.82

\$ 510.09 Total.

2+P. Weiller + Bro.

Apr 6<sup>th</sup> 1878.

\$ 131 Int on

12.95 Feb 1st 76.

24 1/2

5180 \$ 118.05 June 14/76.

2590

647

3.1727

23610

3935

\$ 263645

318

\$ 29.54 Int Mr 7/80.

131.00 Pr

\$ 160.54

8.08 Costs at law

\$ 168.62

2+P. David J. Hearles.

Apr 8/77.

0 + 3 Lempran 4.13

\$ 419.53 May 29/77

41.9530

20276

440806

44.05 Int to Feb 29/77.

419.53

463.58

120.00 cr Feb 29/77.

343.58

3.43 Int to Apr 77

340.15

80.00 cr Apr 29/77.

260.15

1300.75

30

\$ 13.30 Int to Mr 7/80.

260.15

\$ 273.45

5.09 Costs on H. B.

\$ 278.54 Total Mr 7/80.

2+P. Wm Wilson's Exrs

Apr 6/78

\$ 9650 Sept 2<sup>nd</sup> 1877.

48250

2650

14.4750

96.50

8.86 Costs

14.55

\$ 119.91 Total

vs O + M. H. Hall.

2+P. Weiller + Bro.

Same + C. G. Apr 5/79

\$ 115.52 Int Apr

11 1/2 7/78

127072

5776

\$ 1328.48 Int Mr 7/80.

7.96 Costs at law.

115.52

\$ 136.76 Total.

2+P. Seanan Mc + Co

Apr 8/77.

\$ 1215.57 May

16 1/2 29/77.

729354

121559

60779

2005723

1.41

\$ 201.78 Int Mr 7/80.

1215.59

\$ 1417.57

5.67 Costs

142324

P. Hagan Aug 7/77

\$ 301.96 Aug 7/77.

15 1/2

750980

30196

15098

\$ 4680.38 Int to Mr 7/80

2.79 costs

301.96

\$ 351.55 Total Mr 7/80.

2+P. Borey + Son

Sept 6/78.

Same + C. G. H. Bond

\$ 37.01 Oct 17/78.

31208

12

3.24 Int to Mr 7/80.

2.77 Costs Bond

6.01

39.01

\$ 45.02 Total Mr 7/80.



Halliday vs Anderson et al

Summ. an Aug 28 H<sup>m</sup> H. Fitts



Halp.

Lucker Smith & Co. Apr 5/77

\$167.55

83.77 Sept 25/77.

144

335.88

83.77

41.88

12.1466 Int to Mar 7/80

83.78 Oct 25/77.

14

335.12

83.78

.30

12.02

12.14

24.16 Int.

167.55

191.71

7.96 costs

199.67 Total

M.D. Richmond Dec 6/77

\$58.21 July 18/77.

15 1/2

291.05

58.21

291.0

9.0225

17

9.20 Int to Mar 3/80.

7.00 costs

58.21

77.41 Total

M.D. Schur & Co. Sept 6/78

\$115.74 Feb 1/76

24 1/2

462.96

231.48

57.87

28.3563

.13

28.48 Int

8.00 costs

36.48

115.74 Pr

152.22 Total

Mr M. Collingworth Sept 11/77.

\$80 - Jan 1/77

7

56.0

5.64 Int

.80

85.64

5.03 costs

90.67 Total

Liton & Jesse Dec 3/77

\$42.49 Apr 3/77.

17 1/2

297.43

7.43 Int

42.49

21.24

743.57

49.92 Total

24 P.

Penman & Bro Apr 5/77.

\$116.81 too 26/77

13 1/2

350.43

116.81

58.40

75.7693

.19

15.95 Int

8.44 costs

24.39

116.81

141.20 Total

Suttle

on \$183.75 Aug 2/77.

3 1/2

55.125

91.87

643.12

.18

6.53

19.95 Int lost at law

26.48 Total lost Int.

483.75 - Pr

510.23

5.72 costs at law.

575.95 Total

M.D. Incuil & Co. Executors of S. Haggis Sept 8/1877.

vs O. J. Scott. P. B.

\$104.54 Oct 16/1877.

14 1/4

418.16

104.54

52.27

75.1583

3.27 costs at Law

18.42

104.54 Pr

122.96 Total

M.D. Hurst & Shepley July 11/77.

\$166.49 July 12/77

3 1/2

499.47

83.24

.66

6.50 Int

4.89 costs.

11.39

166.49

177.88 Total

M.D. M. M. Andis Dec 6/77

\$66.75 Jan 1/77

7

46.725

4.75 Int

7.60 costs

12.35

66.75

77.10 Total

\$297.43

42.49

21.24

743.57

49.92 Total

Halp.

Waller Bros & Co. Apr 6/77.

\$115.52

Sam W. Suttle, Aug 4/77

\$483.75

on \$300 at 10 percent. Feb 2/72.

Int to Jan 13/1873. \$28.41

Cr. " " " 26.50

8.41

Int to Apr 13 " 7.50

cr " " " 10.71

5.50

Int to Feb 20/74. 25.58

cr " " " 31.49

25.00

Int to Nov 25/74 6.49

cr " " " 22.92

29.41

cr " " " 5.00

Int to Aug 25/77. 24.41

cr " " " 82.50

106.91

Int to Aug 1/77. 102.86

cr " " " 4.05

58.08

cr " " " 62.13

60.25

Int to Mar 7/80 1.88

cr " " " 18.07

19.95

M.D. Silas Flannery, Apr 6/78.

\$290.31

on \$90.31 Jan 30/1873.

42 1/2

180.62

361.24

45.15

383.817

38.47 Int

59.42 " 35.50

34.00 " 1.6

131.89 Int. 35.66

290.31 11.88

422.20 Total 47.54

59.42 Int

M.D. Mrs A. J. Reaser Aug 4/77

\$440 - Mar 3rd 1878.

12

528.0

53.70 Int

5.72 costs.

58.82

440.00

498.82 Total.

M.D. Casetown Wade Sept 6/78

\$161.76 June 11th 1878.

8 1/2

129.408

88.48

137.496

.14

138.8

4.62

4.62

23.12

161.76

184.88

56.55 or

128.33

128.33

128.33

128.33

128.33

128.33

128.33

128.33

128.33

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128.33

128.33



E. J. Shultz & Co. Apr 6/78  
 \$54.25 Dec 5/1876.  
 .1942  
 48825-  
 5425-  
 2712  
 105787 Int to Nov 1880.  
 8.08 Cents.  
 18.65-  
 5425-  
 \$72.90 Total.

Wood Marches  
 } Calculations  
 John L Olinger

374  
 101  
 375-  
 4114.04.02  
 356



In the judgment of Cassin McClung & Co.  
against John C. Olinger, Agent A. L. Bideman  
etc &c states that deft paid Three hundred  
& fifty dollars on said judgment on the  
25th day of May 1881. This Decr 21st 1881.  
James W. Orr. Comr.

Also, Decr 14th 1881. (\$1200<sup>00</sup>) of the proceeds  
of the Wise lands.

Orr. Comr.



Cavan McBlung Sec.

vs { Statement of Payments  
on Judgments.

J. C. Olinger

---



Know all men by these presents that  
we A. L. Pidemore and France Miles  
are held and firmly bound unto the  
Commonwealth of Virginia in the just &  
full sum of \$2000.<sup>00</sup>, for the true payment  
thereof well and truly to be made to the said  
Smith, we bind ourselves heirs &c and as to  
this obligation we hereby waive our Home  
stead exemption, witness our hands &  
seals this 29<sup>th</sup> September 1885.

The Condition of the above  
obligation is such that whereas the  
above bound A. L. Pidemore was,  
by a decree entered in the Chancery  
Cause of Wood Marsh & Co against  
John R. Olinger at the August Term of  
the Lee Circuit Court, appointed a Comr.  
to make sale of certain lands mentioned  
in said decree; Now therefore should  
the said Pidemore as such Comr. faithfully disch-  
arge the duties assigned him and promptly &  
truly account for such sums of money as  
he may receive as such Comr. then this  
obligation to be void otherwise to remain  
in full force & virtue. A. L. Pidemore Seal  
France Miles Seal



Wood Marsh & Co  
Comrs

vs Bonds

J. C. Allinger

---

Filed Sept, 29/1885.

J. A. Hyatt



Virginia, Lee Circuit Court, Aug. 7<sup>th</sup> 1877.

Patrick Hagan

vs

John C. Olvingen

Judgment for \$301.96 with interest  
from August 7<sup>th</sup> 1877. until paid  
and the Costs. \$2.79.

An abstract copy from Execution Book  
Test. J. H. Orr J. C. C.



R. Hagan

W. J. Hedges

Mo. L. Olin



Virginia:

At a Circuit Court begun and held  
for Lee County at the Court House  
thereof on Thursday the 31<sup>st</sup> day  
of August 1876.

Campbell & Tigg,

Pltffs. A motion

vs

For a forth com

J. C. Clinger & J. W. Scott

Defts. ing bond  
for failed

This day came the plaintiffs by their  
Attorney, and it appearing to the Court that  
the defendants have had legal notice of this  
and although solemnly called came not, it  
is considered by the Court that the plaintiffs  
recover against the defendants \$616.28 the  
penalty of said bond, but which is to  
be discharged by the payment of \$308.14  
with legal interest thereon from the 3<sup>rd</sup>  
day of June 1876 until paid & the Costs.

A Copy.

Teste. F. R. Stickley D. C.

C. 1.77  
\$ 1.00  
\$ 2.77



Campbell & Trigg.

vs. { Copy of  
{ Judgement  
John C. Oliver

A.



List of liens against the real Estate  
of John C. Olinger

1 To Campbell & Trigg for Judgt  
of Circuit Court of Lee County. June 3<sup>rd</sup> 1876.

Interest thereon to October 23<sup>rd</sup> 1876

Add for costs

Or. October 23<sup>rd</sup> 1876

Interest on this sum to Jan'y 3<sup>rd</sup> 1877

Credit this date Jan'y 3<sup>rd</sup> 1877...

Interest on this sum to Feby 12<sup>th</sup> 1877

Or. Feby 12<sup>th</sup> 1877.

Interest on this sum to Mar. 26<sup>th</sup> 1877

Credit March 26<sup>th</sup> 1877

Commissions.

Am't due March 26<sup>th</sup> 1877. as credits show.

\$308.14
10.06
318.20
4.93
\$323.13
200.00
\$123.13
1.43
\$124.56
25.00
\$99.56
.64
\$100.20
20.00
\$80.20
.60
\$80.80
35.00
\$45.80
7.00
\$52.80

To John A. Campbell for Judgment of  
Lee Circuit Court Decr 9<sup>th</sup> 1876. with

legal interest from 14<sup>th</sup> May 1874

Interest to March 1<sup>st</sup> 1877

Or by various small amts aggregating

Interest on this sum to March 3<sup>rd</sup> 1877

Or this date several amts aggregating

Interest to Aug. 4<sup>th</sup> 1877

Or this date Aug 4<sup>th</sup> 1877

Am't due by fi fa. as appears

from the credits - Aug. 4<sup>th</sup> 1877.

\$290.00
48.72
\$338.72
96.00
\$242.72
.12
\$242.84
72.00
\$170.84
4.25
\$175.19
20.00
\$155.19
21.72
\$176.91



Statement of  
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VIRGINIA, Lee County--To Wit:

To S. H. Bolen

Constable of Said County:

I HEREBY COMMAND YOU TO SUMMON *John C. Olinger* if to be  
Found in your District, to appear at *my office* in said County, on the *19*  
day of *Feb* 1884, before me or such other Justice of said county, as may then be there to try  
this Warrant, to answer the complaint of *Biegg & Company* and upon a claim for money  
not exceeding \$100.00, exclusive of interest, to wit: for the sum of \$ *95.00* due by *Note*. And then and there  
make return of this Warrant. Given under my hand, the *2<sup>o</sup>* day of *January* 1884

*H. C. Joslyn* J. P.

*Biegg & Company* against  
} On the *19<sup>th</sup>* day of *February* 1884.  
(In Debt.)  
} At *Jonesville* in said County.  
JUDGMENT, That the Plaintiff recover of the Defendant, \$ *95.00* with interest thereon from the *1<sup>st</sup>* day  
of *August* 1882 till paid; and \$ *2.66* for costs.

*H. C. Joslyn* J. P.

VIRGINIA, Lee County--To wit:--To *S. H. Bolen* Constable of said County:

I command you, in the name of the Commonwealth of Virginia, that of the goods and chattels of *John C. Olinger*  
*Olinger* in your county, you cause to be made the sum of \$ *95.00* with interest thereon from the  
*1<sup>st</sup>* day of *August* 1882 till paid, which *Biegg & Company*  
has recovered before *me* in a warrant in debt, and also the sum of \$ *2.66*  
which were adjudged to the said *Biegg & Company* for costs in prosecuting said warrant. Given  
under my hand, the *19<sup>th</sup>* day of *February* 1884

*H. C. Joslyn* J. P.



Defendant witness  
R. W. Orr

J. S. } Gregg & Company  
Warrant  
John C. Olinger

Costs  
Constable 70  
J. P. 50  
R. W. Orr witness 1.46  
\$2.66

Int B 1056 June 84.

Executed Feb 8 1884  
S. L. Bales & Co

No property found  
May 24<sup>th</sup> 1884.

S. L. Bales & Co

B 113.47

Filed & doct. May 24 1884  
John R. Gibson cl.



# The Commonwealth of Virginia,

## To the Sheriff of Lee County--Greeting:

We Command You, That of the Goods and Chattels of

*John C. Olmstead*  
10 part thereof from the 6/1883 + one of the residue  
late in your Bailiwick, you cause to be made \$ 65.00, with legal interest thereon from the 12 day of

*July*, 18 84, till payment, which

*Patrick Hagan*  
lately in our Circuit Court of Lee County, has recovered against him by suit for Debt

Also, \$ 7.76, which to the said

*Hagan* in our Court were adjudge for his costs in

that behalf expended, whereof the said

*Olmstead* convicted, as appears to us of record. And that you

have the same before the Judge of our said Court at the Court House on the first Monday in February

next, to render to the said

*Debt* and costs as aforesaid. And have then and there this Writ.

Witness, J. A. G. HYATT, Clerk of our said Court, at the Court House, this 4 day of December

1884, in the 10 year of the Commonwealth.

*J. A. G. Hyatt* Clerk.

*Copy*  
Teste *J. A. G. Hyatt*

64.57  
3.50  
2.60  
2.30  
Total 77.76



230) Qinst (P)

Patrick Hagan

W<sup>3</sup> L<sup>3</sup> Fa

John C. Allinger

To Feby Rules 1887

Not executed

no property found

July 24<sup>th</sup> 1887

R. D. Flannery S. L. G.

A Copy  
Tested J. A. G. H. H.  
cc

Fee for Copy 40¢



# The Commonwealth of Virginia,

TO THE SHERIFF OF LEE COUNTY—GREETING:

We Command You that of the Goods and Chattles of

*John C. Olinger and*

*C. Slump*  
Late in your Baliwick you cause to be made \$ *233.33* with legal interest thereon from the *30<sup>th</sup>* day of

*April* 1880 till payment which

*D. H. Reese & wife*

Lately in our Circuit Court of Lee County have recovered against *them* by suit for Debt

also \$ *967* which to the said

*Reese & wife*

in our Court adjudged for

*their*

costs in that behalf expended whereof the said

Convicted as appears to us of record. And that you have the same before the Judge of our said Court at

the Courthouse on the first monday in

*June next*

to render to the said

*Reese &*

*Wife*

of the

*Debt*

and costs as aforesaid

And have then there this writ—Witness JOHN A. G. HYATT Clerk of our said Court at the Courthouse this *2<sup>nd</sup>*

day of

*April*

1884 in the 10<sup>8</sup>

year of the Commonwealth.

*J. A. G. Hyatt* clerk

*C 5.92*  
*C 6 25-*  
*S 1.00*  
*A 250*  

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*\$9.67*



Con. May 31<sup>st</sup> 1880 - - - \$13.00  
Civ. November 4<sup>th</sup> 1882 124.71

196) direct <sup>m 25<sup>th</sup></sup> D

D. G. Reese wife  
vs. A. La  
John C. Ovington et al

To June Rules 1884

Not executed no  
property found  
June 1884 R. D. Flanagan  
S. L. C.

22.87  
4.13  
27.00

The Commonwealth of Arizona



Atty fee

Comm.

\$15.00

41.77

56.77

Paid A.S.P. 56.87

77.64

41.77

119.41

56.87

62.54

20.00

\$42.54

10.00 estimate

32.54 Costs yet due

unpaid

23.80

2.00

1.50

16,2510

Dear Sir: I write you

March 7 1888  
Jonesville, Lee Co., Va.

A. T. Whittemore,  
Attorney at Law.



1888 9 1  
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Know all men by these presents that we H. A. W. Olinger  
are held and firmly bound  
unto the Commonwealth of Virginia, for the benefit  
of the creditors of John C. Olinger, in the just and  
full sum of Six thousand dollars, for the payment  
thereof well and truly to be made to the said Com-  
monwealth of Virginia, for the benefit of the creditors  
of said Olinger as aforesaid, we bind ourselves, our  
heirs, executors and administrators jointly and severally  
firmly by these presents. And we hereby waive the  
benefit of our homestead exemptions as to this bond.  
Witness our hands and seals, this the 29th day of March  
1881.

The condition of the above obligation is such that where-  
as, in ~~a~~ certain chancery causes pending in the Circuit Court  
of Lee County Virginia, in which Wood Marsh & Co  
& others are plaintiffs and John C. Olinger is defendant  
certain land was sold, and at the sale of what is known  
as the home farm, B. Slamp became the purchaser there-  
of at the price of \$2453<sup>00</sup> and at the sale of a tract  
of 400 acres lying in the Crab Orchard, C. L. Hamblen  
became the purchaser at the price of \$300<sup>00</sup> and whereas  
the above bound H. A. W. Olinger being desirous, and offer-  
ing to put in an upset bid to the sale of the said two par-  
cels or tracts of land, as follows, Three hundred dollars  
at least on the first above mentioned tract, and fifty  
dollars at least on the said 400 acres in the Crab Orchard.  
Now if the said H. A. W. Olinger shall upon a resale of



said two tracts or parcels of land, make them each  
bring the said sum alone mentioned, more than they  
were respectively sold for, then this bond to be void,  
otherwise to remain in full force and virtue

seal

seal

H. A. W. Olinger  
Bond on West lot.  
Wood, Marsh & Co  
vs  
John C. Olinger.



Know all men by these presents that we James  
C. Scott James H. P. Barron & John W. Scott  
are held and firmly bound unto the Commonwealth  
of Virginia <sup>for the benefit of the creditors of John C. Olinger,</sup> in the just and full sum of Six  
thousand dollars, for the payment thereof well  
and truly to be made to the said Commonwealth  
of Virginia for the benefit of the creditors of said  
Olinger as aforesaid, we bind ourselves, our  
heirs, executors and administrators jointly and  
severally firmly by these presents. And we hereby  
waive the benefit of our homestead exemptions as  
to this bond. Witness our hands and seals, this  
the 7th day of April 1881.

The condition of the above obligation is such that  
whereas in certain chancery cases pending in  
the circuit court of Lee County Virginia in which  
Wood Marsh & Co. & others are plaintiffs and John C.  
Olinger is defendant certain lands were sold,  
and at the sale of what is known as the home farm  
<sup>consisting of several tracts</sup>  
C. Slomp became the purchaser thereof at the  
price of of \$2853.00 and at the sale of a tract of  
400 acres lying in the Oak Orchard C. L. Hamblen  
<sup>Russ & Flanagan,</sup>  
became the purchaser at the price of \$3000.00 and  
whereas the above bound J. C. Scott being desirous  
and offering to put in an upset bid to the sale of the  
said two parcels or tracts of land, to the extent of  
ten per cent at least on each of said sales.  
Now if the said James C. Scott shall upon a resale



of said two tracts or parcels of land, make them  
each bring at least ten percent more than they  
heretofore sold for, then this bond to be void,  
otherwise to remain in full force and virtue.

J. Le Scott, seal  
J. R. P. Barron seal  
J. W. Scott seal

Wood Marsh & Co.  
vs. Bond on West Side  
John L. Olinger.



# The Commonwealth of Virginia,

To the Sheriff of Lee County---Greeting:

WE COMMAND YOU, That, of the goods and chattels of

*John C. Olinger*

Late in your bailiwick, you cause to be made \$ *131.00* , with legal interest *thereon*, from the *1st* day of

*February* 1876, till payment, which *is on \$118.05 the residue thereof from the 14th day of June 1876, until paid which Weiller & Bro.*

Lately in our *circuit* Court for Lee County have recovered against *him* buy suit for *debt* also \$ *8.08* which to the said *Weiller & Bro.*

In our said Court were adjudged for *these* costs in that behalf expended, whereof the said *Olinger is*

Convicted, as appears to us of record. And that you have the same before the Judge of our said *June* Court, at the Court-House on the first Monday in *next* to render to the said *Weiller & Bro* of the *debt*, and costs aforesaid.

And have then there this writ. Witness, JAMES W. ORR, Clerk of our said Court, at the Court-house, this *15th* day of *April* 1878, in the 102 year of the Commonwealth.

*Acqy*

*James W. Orr*

CLERK.

*Teste - R. W. Orr J. W.*

*64.58  
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Weller & Bro.

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J. L. Olinger

June Rules 1878.

No. Property found

J. C. Scott W. S.

For T. S. Ely S. L. C

Scopy

Teste - R. W. Orr & H.



Know all men by these pres-  
ents, that we B. H. Sewell and  
J. H. Hyatt are held and  
firmly bound unto the Commonwealth  
of Virginia in the sum of 1000\$,  
and for the prompt payment thereof  
well and truly to be made unto the said  
Commonwealth, we each bind ourselves  
heirs &c and we as to this bond waive  
our Homestead exemption, witness  
our hands and seals this 27<sup>th</sup> day  
of September 1888.

The condition of the above  
obligation is such that whereas the  
above bound B. H. Sewell was  
appointed Comr. by a decree entered  
in the Consolidated Chancery Causes  
of Campbell Slump and Patrick Hagan  
vs John W. Clinger at the Sept Term  
1888, and therein directed to make  
sale of certain lands mentioned  
in said Bill, Now therefore should  
Said Comr. faithfully perform the  
duties assigned him and properly account  
for all sum of money he may receive  
as such Comr. then this obligation to  
be void otherwise to remain in full  
force.

B. H. Sewell      *[Signature]*  
J. H. Hyatt      *[Signature]*



Stump & O'Hagan  
vs  
Bond  
John C. O'Hagan

Filed Sept 27/88  
J. A. Hyatt



Know all men by these pres-  
ents that we A. L. Bridenore and  
J. A. Syatt are held and  
firmly bound unto the Common-  
wealth of Virginia in the sum of  
Five Hundred Dollars and  
for the prompt payment thereof  
well and truly to be made  
unto the said Commonwealth, we each  
bind ourselves heirs &c and  
we as to this bond waive our  
homestead & other exemptions  
witness our hands and seals  
this May 4<sup>th</sup> 1888.

The condition of the above  
obligation is such that whereas  
the above bound A. L. Bridenore  
was by a decree entered on  
the 8<sup>th</sup> Decr 1887 in the Consolidated  
Chancery Cause of Wagon<sup>and</sup>  
Slump vs John M. Clinger,  
Appointed a Court, and directed to sell  
certain lands in said suit mentioned  
Now therefore should said Bridenore  
promptly perform the duties assigned  
him & justly account for all sums of money  
he may receive as such Court, then this obligation  
to be void otherwise to remain in full force.

A. L. Bridenore Seal  
J. A. Syatt security Seal



Wagon & Sloop  
by Bureau  
as to Bond  
John C. Olinson  
Filed May 4/88.  
J. A. Hyatt & Co.



Wood Nash & Co

vs

John C. Clinger

} Exceptions to Court  
} Indemnity report of sale

The sale is excepted to because  
the price is grossly inadequate the land is  
worth 5000<sup>00</sup> to 6000<sup>00</sup>.

Because all the land belonging  
to the home farm was not sold with  
the body of home farm living a better bit  
<sup>aggregating</sup>  
of 60 acres unsold & so situated with  
reference to the body of the principal  
tract as to place almost worthless, but of  
such situation & quality to add materially  
to the price of the farm if sold with it.

Because the debts reported on  
on which the sale was made 6000<sup>00</sup>  
or more has been paid

Because some of the debts for  
which the land was sold are annuities

Because it would bring more money  
if divided into two farms & sold  
in two <sup>distinct</sup> months.

Because notice of time place & terms  
of sale was not posted in the vicinity  
of the land.

7 April 5<sup>th</sup> 1887

Wm. H. H. H. H.



John C. Clinger  
add 3 Exceptions to  
2 Cases <sup>of said</sup> Pedumore report  
Good Mark Ho

Filed  
J A Hart ce



of liens against the real estate of John C  
Kinger.

1. To Linton & Lessee for decree of Circuit  
Court of Lee County, Apr 5<sup>th</sup> 1877 for \$ 42.  
Int. from Apr 5<sup>th</sup> 1877 to Mar 7<sup>th</sup> 1880.  
Int. from Mar 7<sup>th</sup> 1880 to May 2<sup>nd</sup> 1881.  
Total Pr & Int. Mar 7<sup>th</sup> 1880.

2. To L. C. Bacon & Co. for judgment  
of Circuit Court of Lee County, Apr 8<sup>th</sup> 1877  
& bal. Judgt on forthcoming bond Aug 30/77.  
Subject to credit of \$850.00 paid to A. L.  
Pridemore as of April 30<sup>th</sup> 1880.

Balance of principal April 30<sup>th</sup> 1880. 1026.70

Int thereon to May 2<sup>nd</sup> 1881

61.74

Total Pr & Int. May 2<sup>nd</sup>

3. To D. J. Hear & Co. for judgment  
of Lee County, Apr 8<sup>th</sup> 1877

coming bond. Aug 30<sup>th</sup> 1877

Subject to credit of \$18.53 May

Feb 27<sup>th</sup> 1877. \$80.00 Apr 27<sup>th</sup> 1877

bal. at last

to



to May  
Costs on said Judgt  
of Lee Co. Subcasts May  
7. To Keller & Bro Judgt of  
Interest thereon to  
Costs on said Judgt  
Total Pr. Int & Costs May

8. To Mr Wilsons Exrs, Judgt Circuit Court  
of Lee County, Apr 6th 1878 for \$96.50.  
Subject to a credit of \$118.25 July 30th 1881.  
and costs of Judgt \$10.62, leaving at  
date of said credit of

9. To Silas Flanery for Judgt of said Court  
April 6th 1878 for 290.31  
Interest thereon to May 2nd 1881.  
Costs on said Judgment  
Total Pr. Int & costs, May 2nd 1881.

10. To E. L. Shultz & Co for Judgt Circuit  
Court of Lee County, Apr 6th 1878 for 54.25  
Interest to May 2nd 1881.  
Costs of said Judgt  
Total Pr. Int & costs, May 2nd 1881.

11.54

12.24  
8.08

74.57  
\$3157.34



for Judgt Circuit Court of  
Lee County, Sept 6th 1878 + Judgt in  
forthcoming bond. Oct 17th 1878 for  
Interest thereon to May 2nd 1881.  
Costs of Judgt in bond.

39.01

Total Pr, Int + Costs.

12. To Wm McNeil Admr of John Chaggo dec.  
for Judgt of said Court, Sept 6th 1878 for  
\$115.74, subject to or of \$60.01 effects.  
leaving a balance Nov 7th 1880 of  
Interest thereon to May 2nd 1881.

92.21

6.35

Total Pr + Int May 2nd 1881.

98.56

13. To Wm McNeil Admr of John Chaggo dec.  
for Judgt of said Court, Sept 6th 1878 for  
\$115.74, subject to or of \$60.01 effects.  
leaving a balance Nov 7th 1880 of  
Interest thereon to May 2nd 1881.



May  
Co. Judgment  
Total 0%, Int & casts.

572

549.37

D 19. To Wm A Peasor. for judgt of said  
Court. Aug 4th 1879. for \$440.00. Subject  
to credit of \$175.00 Apr 30th 1880. and  
\$233.33 1/3 same date. Also \$85.00 July 17th 1881.

Balance July 1st 1881.

(D) 20. To Wm M Collinsworth for judgt of said  
Court. Sept 1st 1879. for \$80.00. Subject to  
credit of \$15.00 Mar 22nd 1880. and 1st date. 75  
Interest thereon to May 2nd 1881.  
Total P<sup>y</sup> & Int May 2nd 1881.

4.00

80.80

4688.28



4688.25

Brot down  
to Henry for Judgt of said Court  
Sept 1st 1879. for \$324.00 Subject  
to Credit of \$33.55 Jan 1st 1881. and \$46.00  
April 17th 1881. Bal. Pr. last date. 281  
Interest thereon to May 2nd 1881.  
Total Pr. Int. May 2nd 1881.

X 22. To M. D. Richmond for Judgt of said Court  
Decr 6th 1879. for 58.21  
Interest thereon to May 2nd 1881. 13.20  
Costs of Judgt.

Total Pr. Int. <sup>deposits</sup> May 2nd 1881.

23. To John M. Andis for Judgt of said Court  
Decr 6th 1879. for.



1883. Mr. Secretary

62

1883

1883

1883



# The Commonwealth of Virginia,

To the Sheriff of Lee County---Greeting:

We Command you to Summon

*John C. Olinger*

To appear at the Clerk's office of the Circuit Court of Lee, at the Court-House, on the first Monday in

*Feb'y.*

next, being rule day, to answer a bill in Chancery, exhibited in our said Court against

*Levin*

by

*E. J. Shutz &*

*George M. Heinmiller, merchants &  
partners in trade, under the firm  
name & style of "E. J. Shutz & Co."*

And have then there this writ. Witness, JAMES W. ORR, Clerk of our said Court, at the Court-House, this *13<sup>th</sup>*

day of

*Jan'y.*

187*9*; in the *103<sup>rd</sup>* year of the Commonwealth.

*J. W. Orr Jr.* **CLERK.**



<sup>448</sup>  
E. T. Shultz & Co.

vs B. Sha. in chy.

John C. Olinger

---

Feb. Rules 1879.

Executed

J. H. Scott,  
JS for T. S. Ely 846,



# The Commonwealth of Virginia :

To the Sheriff of Lee County—Greeting.

We Command you to Summon

*Scott*

*John C Olinger & John W*

To appear at the Clerk's Office of the Circuit Court of Lee county, at the Court-House, on the first Monday in *March* next, being rule day, to answer a bill in Chancery, exhibited in our said Court against *them* by *John A Campbell and Cornally F. Trigg* partners in law who sue for the benefit of *Cornally F. Trigg*

And have then there this writ. Witness, JAMES W. ORR, Clerk of our said Court, at the Court-House, this *30th* day of *January* 1880, in the 104<sup>th</sup> year of the Commonwealth.

*James W Orr*, Clerk.



<sup>44+0</sup>  
Campbell + Trigg for  
4c

vs. 8pa in Chancery.

John C. Olinger et al

March Rules 1880,

Executed by delivering  
true Copies of the  
within to each of  
the parties -

T. Miles D<sup>r</sup>  
Jn T. Ely S<sup>c</sup>



# THE COMMONWEALTH OF VIRGINIA.

To The Sheriff Of Lee County Greeting :

We Command You to Summon

*John C. Olinger*

To appear at the Clerk's Office of the Circuit Court of Lee County, at the Courthouse on the first Monday in

*July* next being rule day to answer a bill in Chancery exhibited in our said Court against  
*him* by *A. H. Gregg, & C. P. Gregg*  
*merchants and partners in trade, trading*  
*under the firm name and style of "Gregg & Co."*

And have then there this writ. Witness J. A. G. HYATT Clerk of our said Court at the Courthouse

This

*9<sup>th</sup>*

day of

*June*

1884, in the 10<sup>8</sup> year of the Commonwealth.

*J. A. G. Hyatt* Clerk.



R.D.H.

Gregg & Co

vs } Spain Chy  
3

John C. Olinger

---

To July Rules 1884

---

Executed by delivering  
an office copy of  
the within Spa to  
John C. Olinger

July 3<sup>rd</sup> 1884

R. D. Hawley

S. L. C.



# The Commonwealth of Virginia,

To the Sheriff of LEE COUNTY--Creating:

WE COMMAND YOU to summon

*John C. Olinger*

to appear at the Clerk's office of the Circuit Court of Lee County, at the Court House  
on the first Monday in *February* next, being Rule Day, to answer a  
Bill in Chancery exhibited in our Court against *him*, by *Patrick*

*O'Farrell*

And have then and there this Writ. Witness, J. A. G. HYATT, Clerk of our said  
Court, at the Court House, this *24<sup>th</sup>* day of *January* 188*7* in  
the 1*1* year of the Commonwealth.

*J. A. G. Hyatt* Clerk.

A Copy Teste:



(P)

Patrick Hagan

vs  $\frac{3}{3}$  Spain Chcy

John C. Olinger

---

L. L. Binney Rules 1887

---

Executed by deliv-  
ering an office  
copy of this Spa  
to John C. Olinger  
February 2<sup>d</sup> 1887.

E. C. Flannery D. S.  
for R. D. Flannery S. L. C.



# THE COMMONWEALTH OF VIRGINIA.

To The Sheriff Of Lee County Greeting :

We Command You to Summon

*John B. Clinger*  
and *C. Sleep*

To appear at the Clerk's Office of the Circuit Court of Lee County, at the Courthouse on the first Monday in

*July* next being rule day to answer a bill in Chancery exhibited in our said Court against *them*  
by *D. H. Reese and Araminta*  
*Reese his wife*

And have then there this writ. Witness J. A. G. HYATT Clerk of our said Court at the Courthouse

This *2<sup>n</sup>* day of *June* 1884, in the 10<sup>8</sup> year of the Commonwealth.

*J. A. G. Hyatt* Clerk



A. L. P.

O. G. Reese and  
Ararinto Reese his wife  
vs  $\frac{1}{3}$  Spa in Chey  
J. W. Olinger et al

---

To July Rules 1884

---

Executed by delivering  
office copies of the  
within Spa to John W.  
Olinger & C. Kemp  
July 3<sup>rd</sup> 1884.

R. D. Flanagan  
S. L. C.



# The Commonwealth of Virginia,

To the Sheriff of Lee County---Greeting:

We Command you to Summon

*John C. Olinger*

To appear at the Clerk's office of the Circuit Court of Lee, at the Court-House, on the first Monday in

*Feb'y*, next, being rule day, to answer a bill in Chancery, exhibited in our said Court against

*him*

by

*Albas. Keller and*

*Alexander Keller, merchants and  
partners in trade, under the firm  
name and style of Keller & Bro"*

And have then there this writ. Witness, JAMES W. ORR, Clerk of our said Court, at the Court-House, this 18<sup>th</sup>

day of

*Jan'y.*

1879; in the 103<sup>rd</sup> year of the Commonwealth.

*A. H. Orr, Jr. S.*

CLERK.



<sup>H+P</sup>  
"Keller & Bros."

88 ~~B~~ Spain chg.

John C. Olinger

---

Feb'y. Rules 1879

Executed on John  
~~C. Olinger~~

~~J. S. Ely S. L. C.~~

J. C. Scott

for J. S. Ely S. L. C.



# The Commonwealth of Virginia,

To the Sheriff of Lee County---Greeting:

WE COMMAND YOU TO SUMMON

*John C. Oliver*

To appear before the Judge of the Circuit Court of Lee County, at the Court-House, in the Clerk's Office at

*March*

Rules next, to answer a bill in Chancery, exhibited in our said Court against

*Suited by Richard Wood, Benjamin V. Marsh, George V. Allen, Henry Henderson and Samuel P. Goodwin merchants and partners in trade under the firm of "Wood Marsh & Co"*

And have then there this writ. WITNESS, James W. Orr, Clerk of our said Court, at the Court-House, this *27*<sup>th</sup> day of

*Feby*

, 1878, in the 10<sup>2</sup> year of the Commonwealth.

*J. W. Orr* CLERK.



20  
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Wood Marsh & Co.  
 as } Spavin Chy  
 John E. Olinger

March Rules 1848.

Not executed  
 for lack of  
 time - J. L. Scott  
 Dd for y S Ely  
 S L L,



# The Commonwealth of Virginia,

To the Sheriff of Lee County---Greeting:

WE COMMAND YOU TO SUMMON

*John C. Plinger*

To appear before the Judge of the Circuit Court of Lee County, at the Court-House, in the Clerk's Office at

*March*

Rules next, to answer a bill in Chancery, exhibited in our said Court against

*him by Richard Wood, Benjamin D. Marsh, George A. Allen, Henry Henderson and Samuel P. Goodwin, merchants and partners in trade under the firm of "Wood Marsh & Co."*

And have then there this writ. WITNESS, James W. Orr, Clerk of our said Court, at the Court-House, this 27<sup>th</sup> day of

*July.*

, 1878, in the 10<sup>2<sup>d</sup></sup> year of the Commonwealth.

*R. W. Orr Jr. & Co.* **CLERK.**

*A copy  
Lester R. W. Orr Jr. & Co.*



H. S. K. Morrison

AGAINST

John C. Olinger

To H. S. K. Morrison

Take notice that on the 20 day  
of November, 1884, at Estillville, in Scott  
County, State of Virginia I will proceed to take the deposition of Dr. A. Byers  
Patrick Hagan & others  
to be read as evidence on behalf of John C. Olinger  
in a certain suit in Chancery now pending in the Circuit Court of Lee  
County, State of Virginia, wherein H. S. K. Morrison  
Plaintiff and John C. Olinger, Defendant. And if from any  
cause the taking of said deposition not begun on that day, or being begun not completed, the same will be  
continued from day to day or from time to time, and, if desired, from place to place, until the same are complete. You  
may attend and cross-examine if you wish.

November 15<sup>th</sup>, 1884

Very Respectfully,

John C. Olinger  
per J. B. Fulkerson  
Atty



I accept service  
of this notice  
in testimony whereof I have hereunto  
set my hand and seal at  
New York this 1st day of March 1881



# The Commonwealth of Virginia,

*again* To the Sheriff of Lee County---Greeting:  
WE COMMAND YOU TO SUMMON

*John K. Olinger*

To appear before the Judge of the Circuit Court of Lee County, at the Court-House, in the Clerk's Office at

*May* Rules next, to answer a bill in Chancery, exhibited in our said Court against  
*him by Richard Wood, Benjamin V. Marsh*  
*George, N. Allen, Henry Henderson and Samuel*  
*P. Goodwin, Merchants & partners in trade*  
*under the firm of "Wood Marsh & Co."*

And have then there this writ. WITNESS, James W. Orr, Clerk of our said Court, at the Court-House, this *21*"  
day of *March*, 1878, in the 10<sup>2</sup>" year of the Commonwealth.

*R. W. Orr Jr. CLERK.*



<sup>on</sup>  
Wood Marsh Co.  
vs 3 Alias Sha. in ch  
John C. Olinger

---

May Rules 1878

---

Executed in person  
April 2nd/78

J. C. Scott P. S. for  
J. S. Eley S. L. C.



The Commonwealth of Virginia,

To the Sheriff of Lee County, Greeting,

We command you to Summon John C Olinger to appear before the undersigned Court in Chancery of the Circuit Court of said County, at his office in Jonesville Va. on the 21st day of February 1881. to testify and the truth to speak in a Matter of Controversy pending before said Court, in which Wood Marsh & Co are plaintiffs and said Olinger is defendant, and that he, said Olinger, bring with him, whatever evidence of title he may have, showing his interest in the 1315 acre tract of land lying in the Upper Oral Orchard, and <sup>showing</sup> ~~such~~ land he owns in Wise County Va. And this he will not omit under the penalty of \$200. And have there this writ. Witness James W Orr Clerk of our said Court, at the Court house, this 27th day of January 1881, in the 105th year of the Commonwealth.

James W Orr. Clerk.



Wood Marsh & Co  
vs. Spa, duces Tecum  
John C. Olinger

Executed by T. L. Linn  
a  
ing the copy to  
John C. Olinger  
F. M. Linn, S. S.  
H. Linn, S. S. 1881



Standing No. 367

-IN-

**LEE CIRCUIT COURT.**

Pl'ffs ATTY.	<i>Cambell &amp; Trigg</i>	Def'ts ATTY.
<i>427</i>	<i>for de</i>	
Pl'ffs costs.	vs. { <i>Bill in</i>	Def'ts costs.
\$	{ <i>Chancery.</i>	\$
.....	<i>John C. Olinger</i>	
.....	<i>&amp; Co.</i>	
.....		
.....		
.....		
.....		
.....		
Total \$		\$

Reference Docket . . . Page 32 Line 11

1st calling ----- Term 188

Decided ----- Term 188



357